On the Taking of Human Life
Thomas Aquinas

Article 5:
Whether it is lawful to kill oneself?

Objection 1. It would seem lawful for a man to kill himself. For murder is a sin in so far as it is contrary to justice. But no man can do an injustice to himself, as is proved in Ethic. v, 11. Therefore no man sins by killing himself.

Objection 2. Further, it is lawful, for one who exercises public authority, to kill evil-doers. Now he who exercises public authority is sometimes an evil-doer. Therefore he may lawfully kill himself.

Objection 3. Further, it is lawful for a man to suffer spontaneously a lesser danger that he may avoid a greater: thus it is lawful for a man to cut off a decayed limb even from himself, that he may save his whole body. Now sometimes a man, by killing himself, avoids a greater evil, for example an unhappy life, or the shame of sin. Therefore a man may kill himself.

Objection 4. Further, Samson killed himself, as related in Judges 16, and yet he is numbered among the saints (Heb. 11). Therefore it is lawful for a man to kill himself.

Objection 5. Further, it is related (2 Mach. 14:42) that a certain Razias killed himself, “choosing to die nobly rather than to fall into the hands of the wicked, and to suffer abuses unbecoming his noble birth.” Now nothing that is done nobly and bravely is unlawful. Therefore suicide is not unlawful.

On the contrary, Augustine says: “Hence it follows that the words ‘Thou shalt not kill’ refer to the killing of a man — not another man; therefore, not even thyself. For he who kills himself, kills nothing else than a man.”

I answer that, It is altogether unlawful to kill oneself, for three reasons. First, because everything naturally loves itself, the result being that everything naturally keeps itself in being, and resists corruptions so far as it can. Wherefore suicide is contrary to the inclination of nature, and to charity whereby every man should love himself. Hence suicide is always a mortal sin, as being contrary to the natural law and to charity. Secondly, because every part, as such, belongs to the whole. Now every man is part of the community, and so, as such, he belongs to the community. Hence by killing himself he injures the community, as the Philosopher declares. Thirdly, because life is God’s gift to man, and is subject to His power, Who kills and makes to live. Hence whoever takes his own life, sins against God, even as he who kills another’s slave, sins against that slave’s master, and as he who usurps to himself judgment of a matter not entrusted to him. For it belongs to God alone to
pronounce sentence of death and life, according to Dt. 32:39, “I will kill and I will make to live.”

Reply to Objection 1. Murder is a sin, not only because it is contrary to justice, but also because it is opposed to charity which a man should have towards himself: in this respect suicide is a sin in relation to oneself. On relation to the community and to God, it is sinful, by reason also of its opposition to justice.

Reply to Objection 2. One who exercises public authority may lawfully put to death an evil-doer, since he can pass judgment on him. But no man is judge of himself. Wherefore it is not lawful for one who exercises public authority to put himself to death for any sin whatever: although he may lawfully commit himself to the judgment of others.

Reply to Objection 3. Man is made master of himself through his free-will: wherefore he can lawfully dispose of himself as to those matters which pertain to this life which is ruled by man’s free-will. But the passage from this life to another and happier one is subject not to man’s free-will but to the power of God. Hence it is not lawful for man to take his own life that he may pass to a happier life, nor that he may escape any unhappiness whatsoever of the present life, because the ultimate and most fearsome evil of this life is death, as the Philosopher states. Therefore to bring death upon oneself in order to escape the other afflictions of this life, is to adopt a greater evil in order to avoid a lesser. On like manner it is unlawful to take one’s own life on account of one’s having committed a sin, both because by so doing one does oneself a very great injury, by depriving oneself of the time needful for repentance, and because it is not lawful to slay an evildoer except by the sentence of the public authority. Again it is unlawful for a woman to kill herself lest she be violated, because she ought not to commit on herself the very great sin of suicide, to avoid the lesser sin; of another. For she commits no sin in being violated by force, provided she does not consent, since “without consent of the mind there is no stain on the body,” as the Blessed Lucy declared. Now it is evident that fornication and adultery are less grievous sins than taking a man’s, especially one’s own, life: since the latter is most grievous, because one injures oneself, to whom one owes the greatest love. Moreover it is most dangerous since no time is left wherein to expiate it by repentance. Again it is not lawful for anyone to take his own life for fear he should consent to sin, because “evil must not be done that good may come” (Rm. 3:8) or that evil may be avoided especially if the evil be of small account and an uncertain event, for it is uncertain whether one will at some future time consent to a sin, since God is able to deliver man from sin under any temptation whatever.

Reply to Objection 4. As Augustine says, “not even Samson is to be excused that he crushed himself together with his enemies under the ruins of the house, except the Holy Ghost, Who had wrought many wonders through him, had secretly commanded him to do this.” He assigns the same reason in the case of certain holy women, who at the time of persecution took their own lives, and who are commemorated by the Church.

Reply to Objection 5. It belongs to fortitude that a man does not shrink from being slain by another, for the sake of the good of virtue, and that he may avoid sin. But that a man take his own life in order to avoid penal evils has indeed an appearance of fortitude (for which reason some, among whom was Razias, have killed themselves thinking to act from fortitude), yet it is not true fortitude, but rather a weakness of soul unable to bear penal evils, as the Philosopher and Augustine declare.
Article 6:
Whether it is lawful to kill the innocent?

Objection 1. It would seem that in some cases it is lawful to kill the innocent. The fear of God is never manifested by sin, since on the contrary “the fear of the Lord driveth out sin” (Sirach 1:27). Now Abraham was commended in that he feared the Lord, since he was willing to slay his innocent son. Therefore one may, without sin, kill an innocent person.

Objection 2. Further, among those sins that are committed against one’s neighbor, the more grievous seem to be those whereby a more grievous injury is inflicted on the person sinned against. Now to be killed is a greater injury to a sinful than to an innocent person, because the latter, by death, passes forthwith from the unhappiness of this life to the glory of heaven. Since then it is lawful in certain cases to kill a sinful man, much more is it lawful to slay an innocent or a righteous person.

Objection 3. Further, what is done in keeping with the order of justice is not a sin. But sometimes a man is forced, according to the order of justice, to slay an innocent person: for instance, when a judge, who is bound to judge according to the evidence, condemns to death a man whom he knows to be innocent but who is convicted by false witnesses; and again the executioner, who in obedience to the judge puts to death the man who has been unjustly sentenced.

On the contrary, It is written (Ex. 23:7): “The innocent and just person thou shalt not put to death.”

I answer that, An individual man may be considered in two ways: first, in himself; secondly, in relation to something else. If we consider a man in himself, it is unlawful to kill any man, since in every man though he be sinful, we ought to love the nature which God has made, and which is destroyed by slaying him. Nevertheless, as stated above (2) the slaying of a sinner becomes lawful in relation to the common good, which is corrupted by sin. On the other hand the life of righteous men preserves and forwards the common good, since they are the chief part of the community. Therefore it is in no way lawful to slay the innocent.

Reply to Objection 1. God is Lord of death and life, for by His decree both the sinful and the righteous die. Hence he who at God’s command kills an innocent man does not sin, as neither does God Whose behest he executes: indeed his obedience to God’s commands is a proof that he fears Him.

Reply to Objection 2. In weighing the gravity of a sin we must consider the essential rather than the accidental. Wherefore he who kills a just man, sins more grievously than he who slays a sinful man: first, because he injures one whom he should love more, and so acts more in opposition to charity: secondly, because he inflicts an injury on a man who is less deserving of one, and so acts more in opposition to justice: thirdly, because he deprives the community of a greater good: fourthly, because he despises God more, according to Lk. 10:16, “He that despiseth you despiseth Me.” On the other hand it is accidental to the slaying that the just man whose life is taken be received by God into glory.

Reply to Objection 3. If the judge knows that man who has been convicted by false witnesses, is innocent he must, like Daniel, examine the witnesses with great care, so as to find a motive for acquitting the innocent: but if he cannot do this he should remit him for
judgment by a higher tribunal. If even this is impossible, he does not sin if he pronounce sentence in accordance with the evidence, for it is not he that puts the innocent man to death, but they who stated him to be guilty. He that carries out the sentence of the judge who has condemned an innocent man, if the sentence contains an inexcusable error, he should not obey, else there would be an excuse for the executions of the martyrs: if however it contain no manifest injustice, he does not has no right to discuss the judgment of his superior; nor is it he who slays the innocent man, but the judge whose minister he is.

**Article 7:**
Whether it is lawful to kill a man in self-defense?

Objection 1. It would seem that nobody may lawfully kill a man in self-defense. For Augustine says to Publicola: “I do not agree with the opinion that one may kill a man lest one be killed by him; unless one be a soldier, exercise a public office, so that one does it not for oneself but for others, having the power to do so, provided it be in keeping with one’s person.” Now he who kills a man in self-defense, kills him lest he be killed by him. Therefore this would seem to be unlawful.

Objection 2. Further, he says: “How are they free from sin in sight of Divine providence, who are guilty of taking a man’s life for the sake of these contemptible things?” Now among contemptible things he reckons “those which men may forfeit unwillingly,” as appears from the context: and the chief of these is the life of the body. Therefore it is unlawful for any man to take another’s life for the sake of the life of his own body.

Objection 3. Further, Pope Nicolas says in the Decretals: “Concerning the clerics about whom you have consulted Us, those, namely, who have killed a pagan in self-defense, as to whether, after making amends by repenting, they may return to their former state, or rise to a higher degree; know that in no case is it lawful for them to kill any man under any circumstances whatever.” Now clerics and laymen are alike bound to observe the moral precepts. Therefore neither is it lawful for laymen to kill anyone in self-defense.

Objection 4. Further, murder is a more grievous sin than fornication or adultery. Now nobody may lawfully commit simple fornication or adultery or any other mortal sin in order to save his own life; since the spiritual life is to be preferred to the life of the body. Therefore no man may lawfully take another’s life in self-defense in order to save his own life.

Objection 5. Further, if the tree be evil, so is the fruit, according to Mt. 7:17. Now self-defense itself seems to be unlawful, according to Rm. 12:19: “Not defending [Douay: ‘revenging’] yourselves, my dearly beloved.” Therefore its result, which is the slaying of a man, is also unlawful.

On the contrary, It is written (Ex. 22:2): “If a thief be found breaking into a house or undermining it, and be wounded so as to die; he that slew him shall not be guilty of blood.” Now it is much more lawful to defend one’s life than one’s house. Therefore neither is a man guilty of murder if he kill another in defense of his own life.

I answer that, Nothing hinders one act from having two effects, only one of which is intended, while the other is beside the intention. Now moral acts take their species according to what is intended, and not according to what is beside the intention, since this is accidental as
explained above (43, 3; I-II, 12, 1). Accordingly the act of self-defense may have two
effects, one is the saving of one’s life, the other is the slaying of the aggressor. Therefore this
act, since one’s intention is to save one’s own life, is not unlawful, seeing that it is natural
to everything to keep itself in “being,” as far as possible. And yet, though proceeding from
a good intention, an act may be rendered unlawful, if it be out of proportion to the end.
Wherefore if a man, in self-defense, uses more than necessary violence, it will be unlawful:
whereas if he repel force with moderation his defense will be lawful, because according to
the jurists, “it is lawful to repel force by force, provided one does not exceed the limits of
a blameless defense.” Nor is it necessary for salvation that a man omit the act of moderate
self-defense in order to avoid killing the other man, since one is bound to take more care
of one’s own life than of another’s. But as it is unlawful to take a man’s life, except for
the public authority acting for the common good, as stated above (3), it is not lawful for a
man to intend killing a man in self-defense, except for such as have public authority, who
while intending to kill a man in self-defense, refer this to the public good, as in the case of
a soldier fighting against the foe, and in the minister of the judge struggling with robbers,
although even these sin if they be moved by private animosity.

Reply to Objection 1. The words quoted from Augustine refer to the case when one man
intends to kill another to save himself from death. The passage quoted in the Second
Objection is to be understood in the same sense. Hence he says pointedly, “for the sake of
these things,” whereby he indicates the intention. This suffices for the Reply to the Second
Objection.

Reply to Objection 3. Irregularity results from the act though sinless of taking a man’s life,
as appears in the case of a judge who justly condemns a man to death. For this reason a
cleric, though he kill a man in self-defense, is irregular, albeit he intends not to kill him,
but to defend himself.

Reply to Objection 4. The act of fornication or adultery is not necessarily directed to the
preservation of one’s own life, as is the act whence sometimes results the taking of a man’s
life.

Reply to Objection 5. The defense forbidden in this passage is that which comes from
revengeful spite. Hence a gloss says: “Not defending yourselves - that is, not striking your
enemy back.”

**Article 8:**

**Whether one is guilty of murder through killing someone by chance?**

Objection 1. It would seem that one is guilty of murder through killing someone by chance.
For we read (Gn. 4:23,24) that Lamech slew a man in mistake for a wild beast [The text of
the Bible does not say so, but this was the Jewish traditional commentary on Gn. 4:23, and
that he was accounted guilty of murder. Therefore one incurs the guilt of murder through
killing a man by chance.

Objection 2. Further, it is written (Ex. 21:22): “If . . . one strike a woman with child, and
she miscarry indeed . . . if her death ensue thereupon, he shall render life for life.” Yet this
may happen without any intention of causing her death. Therefore one is guilty of murder
through killing someone by chance.
Objection 3. Further, the Decretals contain several canons prescribing penalties for unintentional homicide. Now penalty is not due save for guilt. Therefore he who kills a man by chance, incurs the guilt of murder.

On the contrary, Augustine says to Publicola: “When we do a thing for a good and lawful purpose, if thereby we unintentionally cause harm to anyone, it should by no means be imputed to us.” Now it sometimes happens by chance that a person is killed as a result of something done for a good purpose. Therefore the person who did it is not accounted guilty.

I answer that, According to the Philosopher “chance is a cause that acts beside one’s intention.” Hence chance happenings, strictly speaking, are neither intended nor voluntary. And since every sin is voluntary, according to Augustine it follows that chance happenings, as such, are not sins.

Nevertheless it happens that what is not actually and directly voluntary and intended, is voluntary and intended accidentally, according as that which removes an obstacle is called an accidental cause. Wherefore he who does not remove something whence homicide results whereas he ought to remove it, is in a sense guilty of voluntary homicide. This happens in two ways: first when a man causes another’s death through occupying himself with unlawful things which he ought to avoid: secondly, when he does not take sufficient care. Hence, according to jurists, if a man pursue a lawful occupation and take due care, the result being that a person loses his life, he is not guilty of that person’s death: whereas if he be occupied with something unlawful, or even with something lawful, but without due care, he does not escape being guilty of murder, if his action results in someone’s death.

Reply to Objection 1. Lamech did not take sufficient care to avoid taking a man’s life: and so he was not excused from being guilty of homicide.

Reply to Objection 2. He that strikes a woman with child does something unlawful: wherefore if there results the death either of the woman or of the animated fetus, he will not be excused from homicide, especially seeing that death is the natural result of such a blow.

Reply to Objection 3. According to the canons a penalty, is inflicted on those who cause death unintentionally, through doing something unlawful, or failing to take sufficient care.