What Makes Halakhic Thinking Moral?

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You shall do what is right and good in the eyes of the Lord.
—Deut. 6:18

A number of years ago I delivered a lecture in an Orthodox synagogue that I carefully titled, “The Ethics of Receiving but Not Donating Organs.” Before the presentation a goodly number of interested listeners approached me in protest under the mistaken assumption that I deemed this practice to be moral. Their collective declaration to me was, “You must be joking. It is ridiculous to think that this could be ethical.” These people were neither philosophers, nor ethicists, nor experts in any field of abstruse logic, just people with healthy moral instincts.

The lecture came on the heels of a study on the halakhic definition of death published by the [1] Rabbinical Council of America in June 2010. The subject is enormously important because it has, quite literally, life and death consequences. The possibility of successfully transplanting hearts and lungs depends upon the transplant taking place prior to cardiac cessation, and thus saving a recipient’s life depends on the removal of the brain-dead donor’s vital organ while his/her heart is still beating aided by artificial means. While not intended as a formal legal ruling (pesak halakha), the RCA analysis relied on halakhic authorities who employed technical halakhic reasoning in their arguments. No mere theoretical study, the report was intended to influence practicing Orthodox rabbis whose congregants seek guidance from them regarding the halakhic (im)permissibility of donating and receiving transplanted organs.

The RCA study rejected clinically certified brain death as a sufficient condition for halakhic death, leading to the conclusion that extracting a heart of a brain-dead person for the purpose of transplantation constitutes illicit “bloodshed” against the donor. It therefore ruled that a person (or his family) is forbidden to donate such a vital organ. Yet while forbidding donation, the study also concluded that it is permissible to be the recipient of a
donated heart. In other words, it ruled that it is right to benefit from another’s benevolence but wrong to provide that same benefit to others, that one may be a taker from others, but not a giver to others.\[2\]

The audience at the lecture was not alone in their moral judgment: Permitting a person to be a recipient of a vital organ transplant but forbidding him to be a donor (hereafter “RBND”) is widely considered a violation of ethical principles by transplant specialists, the broader medical community, philosophers, professional ethicists, the European Network of Organ Sharing, and nearly all people committed to fairness and equality. Perhaps because of the widespread criticism of RBND, the RCA has not given much prominence to the report after its release, although it is not known if the RCA posekim who supported RBND have since altered their halakhic conclusions in any way.

The RCA study provided a prime example of halakhic reasoning that appears to be in deep tension with ethical standards and reasoning.\[3\] There are other halakhic positions that also display this tension, such as the obligation to return the lost object of a Jew but not of a Gentile, the principle of saving a Jewish life on Shabbat but not a Gentile life, the permission to target civilians in war, and the advocacy of harmful therapy for homosexual persons, to name but some. I will address each of these later in this analysis. Should we dismiss as mere chimeras the moral qualms of halakhic Jews regarding these halakhot, or should we better regard this disquiet as real, considering it a call to further religious thinking and action?

I do not wish to explore whether these problematic halakhot are correct \textit{qua} halakha, but why these halakhic positions pose ethical problems. More generally, I wish to ask, “What values and principles must be part of halakhic reasoning to render it moral?”

\textbf{The Conceptual Independence of Halakha and Ethics}

There is an argument that must be addressed before identifying which values and principles make halakhic arguments moral. Some Jews maintain that halakha \textit{defines} correct morality (the stronger thesis), while others insist that halakhic decisions by themselves are sufficient grounds for moral correctness (the weaker thesis). According to each of these theses it is impossible for Jewish law and morality to conflict with each other, and one need not consult anything outside of halakha to ensure an ethical conclusion. For these Jews, engaging in such extra-legal inquiry may be not merely superfluous, but perhaps even be dangerous and indicative of flagging religious conviction.

While these dogmatic positions are popular among some Orthodox Jews today, in fact they are new ideas in rabbinic thought\[4\] that are easily disproven both by logical argument and
by rabbinic tradition itself. To my knowledge, no talmudic sage or medieval halakhic
authority maintained either of these positions. To the contrary, we shall see that many were
convinced of their opposites.

All of us make ethical judgments and use terms like “good” and “right.” But what do we
mean by these terms? The twentieth-century British philosopher G. E. Moore devised an
elegant proof to show that however we attempt to define “good” by identifying it with any
non-moral idea or object, we fail. If we define “good” as some particular natural entity
such as pleasure or law (for the sake of discussion let’s call it X), we can always ask the
question, “This is X, but is it good?” Even if the answer to the question is yes, the question
remains coherent and “open,” i.e., it is at least possible to conceive of the answer being no.
This is unlike asking, “He is a bachelor, but is he unmarried?” where it is impossible to think
that the answer is no when we understand the meaning of the terms used in the question.
The openness of the question about goodness indicates that X is not analytically identical
with good. In the halakhic context we can ask, “This action is required by halakha, but is it
ethically good? Is it morally right? Is it just?” These questions are non-tautologous and
remain open, which indicates that halakha is not identical with our notions of good or right,
and hence cannot accurately define moral goodness and ethical rightness.

Moreover, people with no knowledge of halakha or even awareness of the existence of
halakha make moral arguments and form moral judgments. If halakha indeed defined
morality we would never be able to agree or even disagree about ethical issues with these
non-halakhic people, for we would be talking about completely different ideas in our
discussions with each other. I could not claim that I am correct in contending that abortion
is morally wrong and another is incorrect in his belief that abortion is morally right, since
we would not at all have in mind the same thing when we use the term “moral.” Yet
obviously we do engage in real moral discussion, agreement, and disagreement with people
who have no idea of halakha.

Rabbinic tradition agrees fully with this conceptual independence of halakha and ethics.
According to the Sages of the talmudic era (Hazal), “Civility [i.e., patterns of correct
behavior] preceded the Torah itself” (“Derekh erets kadmah l’Torah”), which clearly implies
that standards for correct behavior existed independently of the formal Torah. Hazal and
later authorities go still further: They point to situations where formal halakha not only fails
to define ethical action, it falls short of correct moral standards. The classic concept of
“lifnim meshurat haDin” (going beyond the strict halakha) illustrates just that truth.
Consider the important statement in Babylonian Talmud, Baba Metsi’a 30b:

R. Yohanan said, “Jerusalem was destroyed only because [Jews] judged according
to the law (din) of the Torah.” [But] should they have judged according to the laws
of tyranny? [No.] Rather say, “They insisted on the law of the Torah and did not
act above and beyond the strict requirement of the law (lifnim mishurat haDin).”
Rabbinic tradition understands the destruction of Jerusalem as the divine punishment for the Jewish people’s violation of its sacred covenant with God. According to R. Yohanan, this violation existed at the very same time that Jews were observing formal halakha impeccably. (”*danu bah din Torah*”) Yet God called the Jewish people to account and imposed on them the harshest punishment known in Jewish history. Thus according to R. Yohanan, Jews were morally culpable even though they had no legal liability. While there are other talmudic opinions about the cause of the Temple’s destruction, no talmudic opinion challenges the intelligibility of the category of *lifnim mishurat haDin* or the conceptual presuppositions of Rabbi Yohanan’s statement, i.e., that the highest Torah standards are beyond the boundaries of strict halakha. This is impossible if halakha defines or satisfies all moral requirements. Nor can the concept of *lifnim meshurat haDin* be understood as formal *din* without entailing infinite regress and incoherence.

Another passage in the Palestinian Talmud (*Baba Metsi’a* 2:5; 8c) illustrates even more graphically the ethically unsatisfactory nature of some halakhic rules:

Shimon ben Shetach was in the flax trade. One day his students said to him, “We will buy you a donkey so you won’t have to work so hard.” They bought a donkey for him from a non-Jewish trader, and it happened that a precious gem was hanging from its neck.

The students came to him and said, “From now on, you won’t have to work anymore!” He replied, “Why not?”

They explained, “We bought you a donkey from a Gentile trader, and we found a precious gem hanging from its neck.”

R. Shimon said, “And did its owner know (about the gem)?”

“No,” they replied.

He then said, “Go and return it.”

But his students argued, “Is it not permitted to keep a lost article of an idolater?”

Shimon ben Shetach answered them: “Do you think that Shimon ben Shetach is a barbarian?”

Note that there is no dispute about the halakhic requirements in this case. It is clear that halakha allows Shimon ben Shetach to keep the jewel. Yet he knew that confining his behavior to the halakhic minimum was morally wrong, that as a moral agent he was required to “go beyond the strict line of the law.” He understood the intrinsic value of doing what was ethically right independent of the halakhic standard. His use of the term “barbarian” is shocking, indicating Rabbi Shimon’s moral outrage—and it is important
to note that this outrage stands independent of his motive to bring honor to the God of Israel by dint of his exemplary moral behavior.

The talmudic sages were not the only authorities who understood the difference between halakhic requirements and moral norms; medieval rabbinic authorities did also. Nahmanides claimed that a person can be a “scoundrel within the bounds of Torah law,” and therefore there is an independent religious obligation to “do what is right and good” in our interactions with other people, an obligation that requires us to sometimes desist from what is halakhically permitted. Nahmanides understood that there is conceptual continuity between the mitzvah of being holy and living the ethically good life. And no one less than the greatest halakhic authority in the history of the Jewish people, Maimonides, insisted that hewing exclusively to the letter of the halakha can produce behavior that is cruel and that befits only “idolators,” not pious Jews. Rambam stressed that while halakha points in one direction, good Jews must sometimes behave differently. He never saw halakha as more than a floor on which to build a more robust Jewish ethic.

Modern halakhic authorities also admit that halakha is sometimes insufficient to satisfy the demands of morality. Exclaimed Rav Aharon Lichtenstein, “Who has not found that the fulfillment of explicit halakhic duty could fall well short of exhausting clearly felt moral responsibility? ...the full discharge of one’s formal duty as defined by din often appears palpably insufficient.”

It is clear, then, that morality and the ideas of what is good, right and just extend beyond halakha, even if halakhic behavior and moral behavior frequently overlap.

Some halakhic authorities contend that the methods of halakhic argumentation and intrinsic halakhic norms are logically independent from the methods of correct moral reasoning and fundamental ethical concepts. The total independence of halakhic axioms, rules of inference, values and method was stressed by Lithuanian analytic talmudic scholars, and it was best described by the Brisker school of the nineteenth and twentieth centuries, whose leading proponents were Rabbi Hayyim Soloveitchik and his grandson, Rav Joseph B. Soloveitchik. Both fiercely insisted on the autonomy and the internal coherence of halakhic thinking. For them halakha was a rigorous “closed” logical system: “To whom may he [the halakhic man] be compared? To a mathematician,” proudly announced the grandson Rav Soloveitchik. In the Brisker understanding, halakha is an ideal system analogous to pure mathematical systems, which represent the archetypes of objective rational inquiry. Halakha is a science that molds and imposes interpretations on empirical reality, rather than being influenced by it. In other words, ideal halakha is abstracted from the flux of human experience—the very meaning of the term “apriori,” which Rav Soloveitchik was so fond of using when describing halakha.
As an independent and autonomous system, halakha is value-neutral, similar to mathematics, whose sole methodological guides are consistency, coherence, and simplicity. Like differential equations, it is largely removed from human emotions, sensibilities, and desires. And like the autonomous sciences, halakhic logic is amoral—sometimes yielding ethically neutral conclusions (as in ritual law), sometimes yielding conclusions coincident with ethical reasoning, and sometimes yielding rulings contrary to ethical values, rules, and judgments. This is why halakhic geniuses can sometimes arrive at rulings like RBND and other morally problematic conclusions. In Rav Soloveitchik’s words, “the sole authority [of halakha] is logic,” and thus some halakhists simply go wherever their value-neutral logic takes them. This is not to imply that Rav Soloveitchik himself was deaf to the call of ethical values. He most certainly was not.

The Fundamentals of Jewish Ethics

What so disturbed R. Yohanan, Shimon ben Shetach, Ramban, Rambam, and Rav Aharon Lichtenstein that they insisted that religious Jews act beyond the strict letter of halakha—that they behave “lifnim meshurat haDin”? There are two concepts pervading biblical, talmudic, and rabbinic literature that explain the judgments of these rabbinic authorities and so many other halakhic thinkers: justice (tsedek) and compassion (rahamim/hesed). Both are essential to the Torah, cutting to the core of proper Jewish behavior and the formation of the ideal religious Jewish personality.

In Deut. 6:18, the Torah implores Jews to strive after these generic values. They also appear explicitly and implicitly in other forms throughout the Torah, as well as in derivative ethical concepts in the Torah and in rabbinic writings.

The fundamental imperative for Jews to legislate objectively and follow the requirements of justice appears explicitly in Deut. 1:16–17 and Deut. 16:18–20:

...You shall decide justly between an (Israelite) man and his fellow Israelite and between an Israelite and a stranger. You shall not take note of the individual in judgment; (rather) you shall hear a small person the same as you do a great person.

 Judges and officers shall you appoint in all your gates, which the Lord your God gives you, throughout your tribes; and they shall judge the people with just judgment. You shall not pervert judgment; you shall not take note of persons, nor take a bribe; for a bribe blinds the eyes of the wise, and perverts the words of the righteous. Justice, justice shall you pursue, that you may live, and inherit the land which the Lord your God gives you.
Although these imperatives appear in a judicial context, the value of justice for general Jewish behavior is undeniable. Note here the focus on fairness in administering justice, i.e., treating everyone equally and not favoring one person over another.

Justice as fairness is also an implicit value underlying Lev. 19:18: “You shall love your peer as yourself: I am the Lord.” According to Abraham Ibn Ezra,[16] this equality applies to every human person because all persons are created the same way by God. This is also true of the thrust of Hillel’s talmudic negative formulation of this verse[17] for correct Jewish behavior, i.e., “if you do not want others to do a specific act toward you, you ought not to do it towards others.”

As Ibn Ezra understood, justice and the Jewish moral imperative to act with justice flow directly from two central axioms of Jewish theology: First, that all persons are created in the Image of God (tselem Elokim), and derivatively that human beings are capable—nay obligated—to imitate the Divine (v’halakhta b’derachav, or Imitatio Dei). Because God is exalted, dignified, and worthy of respect, so too all persons endowed with the Divine Image are owed intrinsic dignity and respect. As Rav Soloveitchik incisively observed, respect for every human being (kavod haBeriyot) is merely the rabbinic expression of the Bible’s concept of tselem Elokim.[18] Just as God possesses intrinsic sanctity, so must we treat His children as creatures with intrinsic value, not to be used solely as a means to our own ends or exploited for utilitarian purposes. As such, tselem Elokim is the theological version of the basic principle of rational humanistic ethics.[19]

This application of justice also underlies the talmudic statement, “The entire Torah is for the sake of peace” (BT, Gittin 59b). Peace, i.e., social order, stability, diminution of strife, is a substantive value that every person naturally pursues for himself. If so, each of us has a moral obligation to promote it in the lives of all others. The same logic obtains regarding the Torah value of darkhei noam—ways of pleasantness. If one wishes to pursue a pleasant life in which he or she can flourish, the logic of justice implies that one must extend that opportunity to others and allow them to flourish.

The second moral pillar, compassion, plays an essential role in the Jewish understanding of God. Hessed is the primary attribute of God and hence is central to our own human religious behavior:

R. Hama son of R. Hanina further said: What is the meaning of the text: Ye shall walk after the Lord your God? Is it possible, then, for a human being to walk after the Shekhinah?...But [the meaning is] to walk after the attributes of the Holy One, blessed be He. As He clothed the naked....so you must clothe the naked. The Holy One, blessed be He, visited the sick...so
you shall also visit the sick. The Holy One, blessed be He, comforted mourners...so you shall also comfort mourners. The Holy one, blessed be He, buried the dead...so you must also bury the dead. (BT Sotah 14a)

For Rabbi Eliyahu Dessler also, hessed is a primary attribute of God, and therefore a religious imperative for humans:

The power of giving is a Divine power, one of the traits of the Creator of all things, may He be blessed, Who shows compassion, is beneficent and gives, without receiving anything in exchange.... In this way, God made man, as it is written: “God made humankind in His own image,” so that humans would be able to show compassion, be beneficent, and give. 

And empathy toward others is primary in the Torah’s understanding of the covenant and correct Jewish behavior:

You shall not oppress the stranger, for you know the feelings of the stranger, having yourselves been strangers in the land of Egypt. (Ex. 23:9)

As Nahmanides explained this verse,

[The Torah] added this reason: For you know what it feels like to be a stranger, because you were strangers in the land of Egypt. That is to say, you know that every stranger feels depressed, and is always sighing and crying, and his eyes are always directed toward God, therefore He will have mercy upon him even as He showed mercy to you

The Talmud beautifully illustrates the necessity for empathy and moral imagination when deciding how to treat others:

There were captive women who were brought to Neharde’a by their captors so that the local residents would redeem them [with ransom money]. Shmuel’s father posted guards with them to ensure that they would not enter into seclusion with Gentiles [and be sexually defiled]. Shmuel said to him: Until now who guarded them? If there is concern about their status, it should be with regard to the possibility that they engaged in intercourse while in captivity before they were brought to Neharde’a. He [the father of Shmuel] said to Shmuel: If they were your daughters, would you treat them with such contempt? They are no longer
captives and deserve to be treated like any Jewish woman of unflawed lineage. (BT Ketubot 23a)

Shmuel’s father insisted that his son rule with compassion. He brings home his point with the stinging rhetorical question demanding that Shmuel put himself in the position of the captives’ father, i.e., to identify with the captive women, to empathize with their distress, and to treat them as human subjects just as would their fathers and mothers, not merely as objects of halakhic deliberation.

If the halakhic principle of *v’halakhta b’derakhav* means anything in Jewish tradition, it is acting toward others with both justice and compassion, since these values are the most prominent attributes of the Divine. The Torah lays this down as the underlying principle of the Jewish people's uniqueness:

Abraham shall surely become a great and mighty nation, and all the nations of the earth shall be blessed in him? For I have known him, to the end that he may command his children and his household after him, that *they may keep the way of the Lord, to do compassionate righteousness [tsedakah] and justice [mishpat]*; to the end that the Lord may bring upon Abraham that which He hath spoken of him. (Genesis 18:18–19)

The prophets Micah and Zachariah focused in on both these moral properties as the essential characteristics of Jewish religious life:

It hath been told to you, O man, what is good, and what the Lord requires of you: *only to act justly, and to love mercy*, and to walk humbly with your God. (Micah 6:8)

This is what the *Lord* Almighty said: Administer true justice; show mercy and compassion to one another. (Zechariah 7: 8–9)

Jeremiah also understood well that justice and compassion pave the path to the religious ideals both of imitating God and of living the ethically good life:

Let not the wise man glory in his wisdom; neither let the mighty glory in his might; let not the rich man glory in his riches. But let him that glory, glory in this: that he understands and knows Me, that I am the Lord who *exercises compassion (hessed), justice (mishpat), and righteousness (tsedakah)* in the earth; for in these things I delight, says the Lord. (Jeremiah
Jewish tradition denominates the Creator of Heaven and Earth by “Elokim” (the cosmic God of nature and justice) and “Adonai” (the personal God of love and compassion). In other words, just as God is moral by virtue of the divine attributes of justice and compassion, so we too must be moral by acting with tsedek (justice) and hessed (compassion).

Finally, it is important to note that R. Akiva’s “great principle of the Torah,” veAhavta l’re’akhah kimokhah,” is a fusion of the generalizing principle of justice (kimokhah) with the necessity of positive feeling toward the other (“veAhavta”). This principle, then, is the religious formulation of the ground of good ethical reasoning and behavior.

In the worldview of Torah, tsedek and hessed are natural sensibilities that God implanted in our human consciousness to enable us to be moral agents—and they require no further defense or justification. When Abraham challenges God by asking rhetorically, “Will the Judge of all the earth not act justly?” both Abraham and the Torah assume that if God is the moral ruler of the universe, God must act according to the standards of justice. When the Torah announces “Justice, justice you shall pursue” (Deut. 16:20), the value of justice itself needs no proof. When Maimonides rails against insensitivity to the hardship and suffering of others, it is self-evident that hessed itself is a moral good requiring no further validation.

Tsédek, Hessed, and Moral Reasoning

Philosophers have also identified justice and compassion as the root values of moral experience and ethical logic. That Judaism and general human thought agree on this point should not come as a surprise. As Rambam so often insists, as human beings endowed with Tselem Elokim, Jews and Gentiles share the same rationality. The Torah also tells us this: “...this is your wisdom and your understanding in the sight of the nations, that, when they hear all these statutes, shall say: ‘Surely this great nation is a wise and understanding people!’” (Deut. 4:6). When Jews observe the Torah correctly, the Gentiles will recognize the wisdom of the Jewish people and their laws. This is only possible if Jews and Gentiles share the same fundamental rational and moral sensibilities.

These two fundamental concepts form the basis of all sound moral reasoning. They are the foundations of our moral sense and go to the heart of what we mean by ethics.
sensitive people display a commitment (even if sometimes unconscious) to these values, and nearly every good ethical judgment is derived from some variation of these concepts. Certainly we would not consider a person who is indifferent to injustice or one who remains stone-cold to human suffering to be a moral person. Being blind to justice and compassion are the surest indications that such a person is not in our moral universe. 

The term *Tsedek* here connotes fairness and impartiality, as evidenced by its meaning in the when the Torah’s utilizes it in a judicial context (Deut. 1 and Deut. 16:2). In a just social system people are not granted unfair advantage over others and those benefiting from the system’s privileges must also accept its duties. Justice expresses itself in the principles, “treat similar people similarly,” and “do not give one person preferential treatment over others in the same situation.” These generalization rules give ethical judgments their objectivity, enable us to reason from one case to another, and ensure that moral claims are logical principles rather than mere expressions of personal interest.

When I say “you ought to pay your taxes,” the “ought” signifies an ethical principle if I agree that all people like you—including me—ought to pay their taxes too. If I reject this generalization and claim that you ought to pay your taxes, but although I am just like you I am not obligated to pay my taxes, my claim is not a moral principle at all, just a subjective preference. The best way to test the objectivity of a moral judgment and the ethical legitimacy any statement I make about your obligations is to reverse our positions: If I don’t accept that I too have that obligation when I am in your shoes, then it is not really a moral claim. If I claim that “everyone ought to be kind to me when I am in need, but I have no obligation to be kind to others when they are in need,” no clear-thinking person would deem this a legitimate moral position. This generalization test is sometimes referred to as “moral imagination,” since it requires a person to see himself as the other person.

This generalization principle and its reasoning appears in the Torah as “Love your peer as yourself,” (Lev. 19:18) as well as in other formulations, yet it is not a uniquely Jewish idea. It is not only “the great general principle of the Torah,” as Rabbi Akiva claimed (*Sifra* 2:16:11), but it is also the essential characteristic of justice that is found in the literature, laws, and correct reasoning of all moral religions and ethical societies.

Compassion is the second foundation of morality. There is enormous difference between analytic intelligence—the ability to see logical connections and make deductive inferences—and emotional intelligence, i.e., the capacity to understand the human condition of another and to think about other people as subjects like ourselves, not mere objects of cognitive or halakhic inquiry.

Compassion is *rahamim* and *hessed*—feeling what others feel, empathizing with them when they are in distress, and extending ourselves into the lives of others. Rabbi Samson Raphael Hirsch explained this beautifully, emphasizing its importance for being
fully human:

Compassion is the feeling of empathy, in which the pain of one person of itself awakens in another. The higher and more human the beings are, the more keenly attuned are they to re-echo the note of suffering. Like a voice from heaven, it penetrates the heart.\[31\]

Compassion is not only the ability to see another person as equal to yourself, but it is to sense how that person feels, what he or she wants and how she/he wants to be treated. When we apply this moral sense we feel the responsibility to accord others dignity and respect (as we ourselves naturally want to be respected), to avoid causing them emotional and physical pain (as we naturally want to avoid pain), and help others flourish (as we ourselves naturally wish to flourish).\[32\]

In fact, both these fundamental elements of justice and compassion are often opposite sides of the same moral coin, and when we employ them correctly they frequently yield the same conclusions: Justice as impartiality is moral reasoning’s cognitive dimension, while compassion is the emotive component of a healthy moral sense that moves us to treat others the way we wish for others to treat us. This emotive component is critical to both ethical logic and moral motivation, because a strictly cognitive rule-dominated approach to ethics, be it philosophical or halakhic, proves sometimes cruel and often impotent.\[33\]

Examining these two root moral concepts reveals why RBND and some other halakhot are morally problematic. Is it fair to take from others, but not give to them? Is it just to return the lost articles of other Jews, but not of Gentiles—as the simple halakha allows?\[34\] Is it compassionate to intentionally kill helpless infants and infirm elderly people who pose no direct threat during war—as the commandments to wipe out Amalek and the Canaanite nations require and the halakhic guidelines of *milkhemot mitzvah* (obligatory wars) allow?\[35\] Can these latter halakhot be moral and just, particularly when we correctly judge the intentional killing of innocent civilian Jews by Palestinian terrorists to be abhorrent?

Heart transplants create an ethical symmetry between donor and recipient, and a unique one-to-one causal relationship between them.\[36\] Because of this relationship, if it is wrong for me to donate my heart because I contend it is murder, it must also be wrong for me to be a recipient, because in receiving another’s heart I am a substantive causal agent in that donor’s murder. And if it is permissible for me to receive the transplanted heart, then it must be permissible for me to donate my heart to a recipient.\[37\] Justice rules out the morally untenable position of me having a privileged status over others by receiving
another’s heart when the other person could not receive my heart due to my refusal to donate. Because the values of fairness and impartiality are fundamental to our moral thinking, if we assume that heart transplants constitute possible murder, there is no legal technicality or casuistic distinction within halakha that can succeed in justifying permitting a person to receive an organ while he refuses on principle to donate. If I am alive as a potential donor when I am brain-dead then another brain-dead person is equally alive when I need his heart, and it is immoral for me to play a role in his death by participating in the removal of his heart. Such action violates the moral consistency and reversibility tests, asserting that transplants are wrong when I am a donor and someone else is the recipient, but right when I am a recipient and another is the donor. As such, RBND reasoning is morally illogical and ethically unprincipled, and acting on it is morally wrong.

As we will soon see, many rabbinic authorities have noticed that this moral logic is at play regarding returning lost objects. Shimon ben Shetach realized that it is unethical—to the point of barbarism—to expect others to return my lost object, yet not be under any obligation to return the lost objects of others. This is logically akin to demanding that others pay their taxes so I benefit from state services, but permitting myself to evade the corresponding obligation to pay my own taxes. Halakhic authorities also employed comparable moral reasoning in interpreting other morally problematic halakhot.

**Interpreting Halakha Morally**

Classic rabbinic thinking utilized moral argumentation in determining halakha. *Hazal* determined the operative interpretation of *lex talionis* (“an eye for an eye”) based on a moral argument from retributive justice: Because “one person’s eye may not be equal to another person’s eye,” they ruled that these verses should be implemented via fair monetary compensation rather than literally. Halakhic tradition similarly interpreted the biblical laws regarding the idolatrous city (*ir haNidahat*) and the rebellious son (*ben sorer u’moreh*) to be only theoretical because of the unjust and overly harsh punishments that literal implementation would entail.

Despite this powerful ethical thrust in biblical, Talmudic, and rabbinic traditions, there remain halakhic rulings that are in deep in tension with ethical standards. Aside from the RBND ruling that violates moral consistency and just standards, the halakhic obligation to return the lost article of a Jew, but not of a Gentile, is another problematic case. This distinction appears to constitute unjust discrimination, as does the distinction between putting the life of a Jew ahead of Shabbat observance but not doing so for a Gentile life.

Halakhists have been troubled by these halakhic claims and have sought to interpret them in ways that are consistent with justice and compassion, i.e., render them ethically correct. Examining these approaches prove instructive for shaping yet other halakhic cases to be in
line with moral standards.

A large number of Orthodox rabbis have rejected RBND in the name of halakha. Many announced early on that this position is ethically untenable due to its lack of moral consistency. In addition, the Halakhic Organ Donor Society (HODS) lists over 300 Orthodox rabbis who accept brain death as halakhic death, thus disagreeing with both RBND and the RCA report. (Many of the HODS signatories are members of the RCA.) The Chief Rabbinate of Israel accepts clinically certified brain death as halakhic death and thus also rejects RBND.

Rabbis Menachem Meiri, Moshe Isserless (Ramo), Isser Zalmon Meltzer, and others interpreted the halakha of returning lost objects to conform with proper ethical standards by confining the dispensation to refrain from returning lost Gentile articles to refer only to Gentiles who are immoral pagans having no respect for property and hence would not return lost objects to other people. In their understanding of Jewish law, when Gentiles feel obligated to return lost objects to Jews, Jews are under the obligation to return lost objects to them. In other words, their interpretations reinforce justice and equality based on reciprocity.

Rabbi Baruch Halevi Epstein articulated this position most effectively:

There is no value to such people [those who violate the basic laws of civility]. They destroy the world, imperil society and destroy both civilization and the establishment of governments. Certainly they are not fit to be considered as inhabitants of civilization and thus subject to a legal order. Therefore they have no monetary rights. In contrast, those who observe the seven Noahide commandments—and they are the majority of people today and all enlightened nations—there is no doubt whatsoever that they are treated like Israelites [with respect to this law of returning lost objects]. In my judgment this true and logical.
justice denotes the elimination of arbitrary inequalities.

One of the critical distinctions between halakhic treatment of a Jew and a Gentile is the question of whether one may desecrate Shabbat to save someone in danger of dying. The Talmud and normative halakhic tradition ruled that saving the life of a Jew takes precedence over a particular instance of Sabbath observance, whereas saving a Gentile life does not take precedence over a Jew’s Sabbath observance. Thus there is a clear axiological distinction between Jewish life and Gentile life. Rabbinic tradition does grant a Jew the dispensation to violate the Sabbath to save a Gentile’s life in order to prevent Gentile hatred (mishum aivah) and the retaliation against Jews that such hatred might engender. This dispensation, however, is prudential and based on self-interest, not on moral principle, justice, compassion, or the intrinsic value of Gentile life derived from the Divine Image. The disparity between the justifications to save a Jew’s life on the Sabbath and saving a Gentile’s life is, at best, morally problematic.

Other than Meiri, a number of contemporary posekim have been troubled by the distinction in understanding of this halakha. In the 1960s R. Eliezer Samson Rosenthal, an accomplished halakhic scholar, member of the Israeli Chief Rabbinate halakhic committee, and posek for the Movement for Torah Judaism in Israel, argued that a Jew is obligated to save the life of a Gentile on the Sabbath as an ideal rooted in the sanctity of the Gentile’s life, rather than from prudential self-referring reasons. Citing support from then Chief Rabbi Unterman, he argued,

We today have no choice but to act in accordance with the principle of equality, considering all persons fully equal even to the point that the Sabbath may be set aside when they face mortal danger, “because of the ways of peace and as a sort of danger to all!” We Jews in particular have tasted the cruel reality of that danger in almost every generation.... When they rose up to destroy us, we stood against them in the dark of night, defending ourselves and crying out: “Are we not your brothers, not the sons of the same father or the same mother—how have we differed from every other nation that you persecute us harshly?” But we were not answered, and nothing was of use. So we cannot believe that the law of the Torah requires us, in our present situation, to abandon any person’s life, even to preserve the sanctity of the Sabbath.

Note how R. Rosenthal engaged in ethical reasoning by employing Hillel’s principle and moral logic’s reversibility test: We Jews know how immoral it was for Gentiles to refrain from saving us, therefore we are obligated to avoid committing the same wrong by failing to save them.

R. Jacob Avigdor in R. Rosenthal’s era argued this also on the basis of moral
considerations, as did R. Nahum Rabinovitch in the 1960s. R. Rabinovitch insisted that the Torah itself makes no distinction whatsoever between the obligation to save a Jewish life on the Sabbath and saving the life of any civilized Gentile (ger toshav). He contended that this was Nahmanides’ understanding of the halakhic imperative in Lev. 25:35: "If your brother falls low and cannot maintain himself with you, you shall uphold him; though he be a stranger (ger) or a resident (toshav) he shall live with you." Like R. Rosenthal, R. Rabinovitch understood the Torah to naturally reflect the ethical principle of treating human life equally, which must be honored in the era of universal human rights of all non-threatening civilized persons. This is expressed religiously as the intrinsic sanctity and dignity of all human life derived from the universal endowment of tselem Elokim. As such, the distinction between saving a Jewish life and a Gentile life on Sabbath cannot be made consistent with the basic assumptions of equality and intrinsic dignity of each human life. Other halakhic authorities who argued similarly based on the value of the Gentile life include Rabbis Yehuda Loewe (Maharal), Yehiel Heller, Meir Dan Plotzki, Tsvi Hersch Chajes, Yehuda Gershuni, Joseph B. Soloveitchik, Ahron Soloveichik, and Aharon Lichtenstein.

A number of contemporary posekim seem oblivious to—or explicitly reject—principles of just war and contemporary international standards of military ethics, even though the Israel Defense Forces accepts these ethical principles as their rules of engagement. Contravening the “principle of distinction” that constitutes one of the foundations of the conception of just war, they reject the distinction between enemy soldiers and enemy non-combatants. If so, as it is permitted—even necessary—to target enemy combatants, it is in principle permissible to intentionally kill all civilians in the societies of Israel’s enemies. Such opinions may even represent the consensus of halakhic decisors today. To quote one contemporary Israeli halakhic authority, “According to the worldview of Torah, there is no such thing as an innocent person among a hostile population.”

The moral illegitimacy and logical inconsistency of this position is clear. Jews (and all right-thinking people) properly condemn as immoral terrorists who attack, kill, and maim Israeli civilians. If the unacceptability of intentional attacks on civilians is a moral principle, then it must be so generally: Both when Palestinians attack Jewish non-combatants, as well as when Israelis (whether in or out of uniform) intentionally attack Palestinian non-combatants. Moral consistency demands that if we condemn the former, we must also condemn the latter. Conversely, permitting the latter puts Jewish fighters on the same immoral level as cruel terrorists who brutally murder Israeli teens innocently eating pizza in Jerusalem, Jews piously celebrating a Seder in Netanya, and Israeli infants riding quietly in their parents’ car.
Permitting the targeting of non-threatening enemy civilians also blatantly violates the second moral value of compassion. Intentionally killing a Palestinian infant or a non-threatening infirm Arab grandmother is the very opposite of exercising compassion. It can be done only by rejecting empathy, legitimizing cruelty, and considering these targets impersonal objects rather than human subjects.

Rabbinic tradition has long wrestled with the moral problem of targeting civilians in war—even when such action appears to be mandated by explicit verses of the Torah. The Talmud and later rabbinic authorities deliberated carefully over the rules of engagement when fighting Amalek, the Canaanite tribes, and enemies in a milhemet mitzvah. Aware of the moral problematics of these imperatives, they engaged in creative interpretations that rendered the biblical imperative to kill innocent non-combatants of enemy nations either as purely theoretical laws that must no longer be acted upon or ones that prohibited ab initio intentionally killing innocent non-combatants. In modern times Rabbis Naftali Zvi Yehuda Berliner (Netsiv) and Shlomo Goren restricted targeting the enemy in war to combatants and explicitly forbade targeting non-combatants. R. Goren ruled that according to halakha, contemporary wars must not be fought according to the biblical rules of engagement: “God forbid that those laws are applied to non-biblical wars or wars of our times.”

There is one more example of a morally problematic halakhic thinking that bears analysis. As mentioned earlier, there has been considerable rabbinic advocacy for reparative (change/conversion) therapy for homosexual persons, no doubt in trying to defend the biblical prohibition against homosexual relations (Lev 18:22). One well known example is the 2011 “Declaration on the Torah Approach to Homosexuality,” which continued supporting change therapy until late 2018. Rabbi Tzvi Yehuda Tau, the spiritual leader of the Noam party in Israel and head of Yeshiva Har HaMor, continues to publicly support change therapy on religious grounds. In July 2019, the then Israeli minister of education and disciple of Rabbi Tau, Rabbi Rafi Peretz, also publicly advocated reparative therapy. While Peretz was forced to retract his support because of the loud public outcry, a number of rabbis in Israel and the United States still advocate this approach on religious grounds. Israeli’s religious parties, taking direction from their rabbinic authorities, have continued to support this therapy and fight against a Knesset bill to legally prohibit its practice by Israeli therapists.

This advocacy has persisted long after the American Medical Association, the American Psychological Association, the American Psychiatric Association, numerous other professional medical organizations, and many governmental bodies have concluded that there is no credible evidence indicating that change therapy is effective and, worse still,
that this therapy is likely to cause physical and psychological damage to the patient.\(^{[58]}\)

This is also the consensus opinion of medical professionals in Europe and Israel.\(^{[59]}\)

Because of conversion therapy’s harmful effects, a growing number of states and municipalities in America have banned this therapy for minors, as have a number of European countries.\(^{[60]}\)

It may well be the rabbis who signed the 2011 Declaration were not sufficiently informed or convinced of the non-efficacy and harmful effects of change therapy, in which case the advocacy did not indicate a lack of compassion or empathy for gay and lesbian persons. However in light of the well-known persuasive public evidence of the potential dangerous effects of change therapy prior to 2018, it was morally irresponsible to continue to advocate this course of treatment. Even if this rabbinic advocacy is no longer the majority opinion today, its original support can illuminate why certain halakhic positions are morally problematic.

Let us assume that the consensus of medical professionals is correct and that change therapy is both ineffective and harmful. Given these data, would the rabbinic signatories of the declaration have prescribed such therapy to their own sons and daughters, as they did to others? To paraphrase the father of Shmuel in BT \textit{Ketubot} 23a, “\textit{If they were your sons and daughters, would you treat them this way?” Yet this is what the generalization and reversibility rules of ethics demands if such a policy is to be moral. Did the signatories fulfill the biblical imperative to “love your peer like yourself?” According to the medical consensus, change therapy is the equivalent of a drug rejected by the FDA because clinical trials failed to satisfy standard efficacy and safety requirements. Would the declaration’s signatories have given their loved ones such a questionable medication, particularly when knowing that these loved ones have increased incidents of drug use, depression, suicide ideation and suicide attempts, as do homosexuals—and when persons undergoing change therapy exhibit even higher incidences of these life-threatening behaviors than do others?\(^{[61]}\)

Can advocating this doubtful therapy be accurately described in any way as evincing compassion or empathy? And on strict halakhic grounds, the potential harm to the health of the patient and misuse of his/her assets by ineffective conversion therapy render this therapy highly undesirable, if not explicitly halakhically forbidden, as R. Daniel Sperber argues in a June 2020 responsum.\(^{[62]}\)

Halakhic Jews have a moral responsibility to protect the welfare and equality of all non-threatening persons. Correct ethics require that LGBQT persons be treated by others as full human beings to be understood and treated with compassion, not as problems to be solved. In addition to rejecting scientific judgment, the said rabbinic advocacy of conversion therapy neglected the welfare of individual same-sex oriented persons for the purpose of sustaining a traditional ideology. This is neither just, nor compassionate, nor ethically
justifiable.

Similar to each of the other cases, there are halakhic alternatives to this approach, reflected in different statements by rabbis and religious educators regarding policies toward LGBTQ persons. One such statement, written in 2010 and reinforced in 2016, has garnered over 200 signatures of Orthodox rabbis, Talmud scholars, and communal leaders, including two former presidents of the RCA, demands that homosexuals be treated with full “dignity and respect” and welcomed into Orthodox communities and synagogues. These statements avoid advocating harmful policies, and stress the moral and religious obligations to demonstrate compassion and understanding toward gay, lesbian, and gender fluid persons, similar to all other persons. These approaches recommend non-discriminatory policies toward all persons with same-sex orientations and the religious obligation to treat them in their full humanity—all without violating the biblical proscription against male homosexual relations.

“Gam Hayn Nivr'u B’Tselem”—They Are Also Created in the Divine Image

There is no doubt that ethical thinking based on the concepts of justice and compassion have a universalizing tendency, and this universalism is sometimes in tension with traditional halakha. It also chafes against the current Orthodox trends toward inwardness. The most severe ethical challenges to halakha now and in the future require us to think anew about how to justly treat and promote the full humanity of women, heterodox, secular, and LGBTQ Jews as well as Gentiles—i.e., persons other than the adult religious Jewish males who have dominated halakhic discourse and Jewish leadership. The ongoing project of Jewish ethics entails the continuous expansion of the spheres of justice and compassion to include all human beings. Nor is this progressive growth in moral awareness inimical to the eternal nature of Torah. Quite the contrary, as Rabbi Nahum Rabinovitch has shown: It should be seen as essential to God’s plan for the Torah to apply over all different cultures and the entire sweep of human history.

The concept of tselem Elokim is a rich source for sound ethical reasoning built on justice and compassion. The Torah teaches us that all human beings are endowed with this transcendent quality, and hence the ethics flowing from tselem Elokim dictate that we widen our scope of sensitivity and ethical concern toward all human beings, striving to treat each not merely as a means to another end, but as a subject who has emotions, anxieties, interests, and needs like ours and who has a unique voice worth hearing, just as we wish to be treated, understood and heard. The endowment of tselem Elokim also implies that we must understand that a person’s value, dignity, and right to equality reside in his/her personhood, not in his/her gender, theological orientation, or ethnic identity. This requires a
conceptual shift from categorizing persons as members of a group to evaluating and relating to each person as an autonomous individual. This outlook is closely linked to R. Akiva’s great principle of the Torah in Lev 19:18 and to achieve highest levels of morality we must interpret ve’ahavta l’re’akhah kimokhah to require the full consideration of all non-threatening human beings, as did Avraham Ibn Ezra.

Then-Chief Rabbi of Tel Aviv, who later became the first Sephardic Chief Rabbi of the State of Israel, Rabbi Ben Zion Uziel demonstrated this ethical sensitivity in a 1920 responsum dealing with the question of whether women should be afforded both passive and active suffrage and whether they had a right to represent themselves in political matters. His argument was stunningly simple: Even if for the sake of argument we concede that the Torah does not include women in the formal category of the pubic community (kahal or edah), he queried, “Are they [i.e. women] not creatures created in the Divine Image who are endowed with intelligence? Do they not have interests that will be effected by a representative government?”

Rabbi Uziel insisted that women have the right to vote and to hold public office because he understood that treating people as creatures endowed with tselem Elokim entails granting them full human dignity, including the right to speak for themselves and to defend their own interests. Ovadia Seforno also understood tselem Elokim to mean that people must be allowed to be free to make their own choices, and therefore each adult has the right to a voice in decisions affecting him or her. As such, tselem Elokim foreshadows the principle of justice and requires that we give all Jews including women, heterodox, secular, and those with different sexual orientations the right to speak for themselves in communal decisions and policies affecting their interests. To exclude them and presume to speak for them, however well-meaning the intent, is a paternalism that does not square with the demands of fairness and human dignity. In halakhic language, it is a violation of kevod haBeriyot.

This is a particularly vexing moral problem today in Orthodox rabbinic decisions regarding women, who continue to be excluded from decision-making processes about women’s rights as well as communal policies and norms. The logic of justice and compassion moves in the direction of not marginalizing women in voice or decision. And when deciding Jewish policies affecting Gentiles, correct ethics demand that we consider them full human beings equal to Jews in both value and rights.

Unfortunately Rabbi Uziel’s use of tselem Elokim is an exception in halakhic literature. The general concepts of tsedek, hessed, and tselem Elokim appear relatively infrequently in responsa and amid the technicalities of formal halakhic discourse—as do the general Torah imperatives, “Ve-ahavta l’reikah kimokhah.” “V’asita haYashar v’haTov” and “Kedoshim ti’heyu.” Indeed, while their Jewish authenticity is undeniable, their halakhic
status is complex. Pointing toward ethical ideals, these values and imperatives are absent entirely from the halakhic arguments of the cited problematic cases, yet they are precisely what is necessary to ensure the moral stature of halakhic rulings.

The reasoning of responsa and their resulting halakhic decisions will be moral only to the extent that justice, fairness, and human compassion factor into the halakhic reasoning of any given situation. Responsa on strictly ritual questions usually lack moral dimension and have no need for these values. But questions about interpersonal relations and individual interests do, and hence halakhic rulings regarding human affairs can prove immoral if they are oblivious to these values. When halakhic logic emphasizes formalism at the expense of compassion and empathy, when it is reduced to value-neutral mathematical-type thinking, when “let the law bore through the mountain” becomes the single guiding principle in halachic argumentation, halakha opens itself up to unethical rulings. In the words of one rabbinic sage, “Standing upon strict din entails ruin.”

Halakha cannot and should not be reduced to ethics alone. Surely there exist other desiderata with valences in the halakhic system, and for halakha to maintain its identity and structural integrity, the justice, compassion and the human sensitivity demanded by tselem Elokim cannot be the only values operative in halakhic reasoning.

Yet if halakha is to retain moral integrity, it must function within the bounds of tsedek and hessed. To ensure the ethical character of halakhic judgments, halakhic authorities must ask themselves, “Is my legal conclusion just, or does it discriminate unfairly?” “Is my pesak compassionate and empathetic?” “Does my reasoning employ the full meaning of tselem Elokim by treating each person it affects as an end and not merely a means, as a human subject rather than an object of legal inquiry?” “Does my ruling respect the full dignity of the persons involved?” “Does it allow others to flourish as I wish to flourish?”

A Theological Postscript

Not long ago, I discussed the military ethics of Israel Defense Forces with someone who helped write the IDF’s code of military engagement. I asked him why the IDF insists on following just war principles even when they entail significant risk to Israeli soldiers, make battlefield decisions more difficult, and are costly in blood and treasure.

He answered that morality is essential to Jewish identity. It is who we are and who we should be. He then added a more prosaic reason: Israeli soldiers must believe in the justice and rightness of their cause. They must be able to look at themselves in the mirror and know that their sacrifices are for a moral purpose. IDF officials realize that if their soldiers lose conviction in the justice of their cause and the ethical integrity of their battlefield...
behavior, they will not be willing to risk their lives. Many, in fact, will not return to serve when called upon. It is these ethical values that sustain the high morale of the Israeli army.

And so it is with halakha. Should Jewish law lose its ethical moorings, it will devolve into just another set of laws holding no more attraction than any other legal system. As a consequence, halakha will cease to be a rallying point for many Jews, at which point they will deem halakha inferior to more just systems, lose their conviction in it, and walk away from halakhic commitment. Only when halakha manifests a deep passion for justice and human sensitivity will it secure the wide allegiance of Jews today. Moral integrity is, therefore, an existential imperative for contemporary halakha.

No doubt a small number of Jews will choose to disregard moral logic, broader human wisdom, and any considerations not technical or parochial. As one radical halakhic posek claimed: “The morality of Gentile nations cannot understand the essence of Judaism. Therefore Gentiles have nothing to teach us.” No wonder, then, that this posek permits intentionally killing civilians.

It fallacious to interpret this kind of insular thinking with its dismissal of ethics as authentic to halakha or the Torah. On the contrary, dismissing ethics in determining formal halakha represents a severe defect in their understanding of Torah, of which justice and compassion are intrinsic elements. At the dawn of God’s covenant with the Jewish people, God challenged Abraham and his descendants “to act with compassionate righteousness and justice” as the signal characteristics of their covenantal commitment. Moses later commanded the Jewish people to “do what is right and good,” and later still Isaiah challenged the Jewish people in God’s name to be “a light for the nations.” Thus the ethics of justice and compassion have always been constitutive Torah values and essential to the sacred Jewish covenantal mission.

Contrary to the contemporary rabbinic opinion just cited, the Torah insists that when Jews observe God’s commands correctly, the nations of the world will not be at a loss for understanding. On the contrary, they will conclude about the Jewish people, “Surely this is a wise and discerning people” (Deut. 4:6). The Torah thus proclaims that Jewish ethics is no esoteric enterprise; Torah values, rather, are values all people will appreciate when Jews observe halakha correctly. Justice and compassion are fundamental values to Jewish religious life, but they are also universal. And so the Bible promises that when Jews live properly, their behavior will be exemplary, their wisdom will be understood, and their values will be recognized by all God’s children.

This is true not merely theologically, but also empirically: Nothing falsifies claims to religious truth in human hearts and minds as does unjust and immoral behavior. As Maimonides understood almost 800 years ago, Jews who defy moral logic will cause Jews to be seen only as “a foolish and despicable people,” rather than a wise and discerning one.
Nor is this commonality with general human ethical judgment a threat to the unique nature of Jewish religious commitment. The Torah challenges the Jewish people to be a kingdom of priests and a holy people, and when all Jews are priests it can only be Gentiles who Jews are bidden to bless, influence, and teach. When Jews proclaim “From Zion shall the Torah go forth and the word of the Lord from Jerusalem,”[76] we need to be conscious of its context and understand that it is before the Gentile nations that this divine wisdom is meant to be heard and understood. And as Nahmanides taught, our status as a holy people is dependent on our doing what is morally right and good.

That holiness is analytically tied to what is morally right and good, and that there can be no holiness without an abiding commitment to ethics, may be two of the most important teachings in the entire holy Torah.

Notes

*The author thanks Rabbis Shubert Spero and Anthony Knopf, and Professors David Shatz and Aviva Freedman for their helpful suggestions to this paper.


[2] In Israel the prominent halakhic authority Rabbi Shlomo Zalman Auerbach also ruled in 1993 that a Jew may receive but not donate a heart in the diaspora. See Minhat Shlomo, II, section 86, letter of 17 Adar 5753.


This late break with Jewish tradition suggests the possibility of the influence of outside

Christian and Moslem theology, or as Sagi and Statman put it, “the thesis is a foreign shoot
that cannot grow in the vineyard of Israel.” (140).


[7] Commentaries on Lev. 19:2 and Deut. 6:18, which form one continuous unit.


[9] Among other medieval rabbinic thinkers who recognized that halakhic norms do not exhaust moral obligations are Bahya ibn Paquda (*Duties of the Heart*, Introduction) and Menachem Me’iri (*Beit haBehirah* to BT *Shabbat* 105b).


[11] Halakhic Man, trans. by Lawrence Kaplan (JPS, 1983) section VI, pp.19-23. Also, R. Soloveitchik wrote “R. Hayyim fought a war for of independence on behalf of halakhic reason and demanded for it complete autonomy...R. Hayyim provided for the halakha specific methodological tools, created a complex of halakhic categories and an order of *apriori* premises through a process of pure postulatization.” “Mah dodekh mi-dod” in B’sod *hayachid vehayachad* (Heb.) Pinchas Peli, ed. (Orot, Jerusalem), p. 224. Elsewhere, “Not only halakhot but also the chazakot [legal presumptions] [that Hazal] introduced are indestructible...[Even] the chazakot are based on permanent ontological principles rooted in the very depths of the metaphysical human personality, which is as changeless as the heavens above.” “Surrendering to the Almighty,” address to the RCA, November, 1998.

[12] *From There You Shall Seek (U’bikashtem miSham”*), beginning Ch. 15.

[13] See Abraham’s Journey: Reflections on the Life of the Founding Patriarch (KTAV, 2008) 182 for R. Soloveitchik’s understanding of the Abraham as the archetypical yet pre-halakhic Jew: “Avraham was the model Jew because he substituted the ethical life for the immoral one” and “possessed an ethical system to be carried out and implemented.” In that work R. Soloveitchik also claimed that the experience of slavery in Egypt was necessary to create a
hessed people of the emerging Jewish nation. His commitment to ethical integrity moved him to demand that the Israeli government investigate the role the Israel Defense Forces in the Sabra and Shatila massacres in 1982. Rav Soloveitchik called National Religious Party officials and told them that he could not continue as President of the Religious Zionist of America if the National Religious Party did not vote in favor of the investigation. In addition, Rabbi Walter Wurzburger related to me that he witnessed the following incident at an Orthodox convention: A prominent Orthodox lawyer proudly told the Rav that he was working on legislation to protect Sabbath-observing Jews from job discrimination. Rav Soloveitchik shocked the lawyer by responding, “Do you think that is fair to Gentiles?” (Of course, the Rav was in favor of the legislation, but wanted to ensure that his disciple took the value of fairness into consideration.)

Given Rav Soloveitchik’s statements on the importance of ethical integrity, justice, and ethical integrity, it is inconceivable that he would have agreed with the cited unethical halakhic positions. Nevertheless some of his students have led in advocating these positions because the Brisker formalist theory of halakha as an apodictic value-neutral system to which they were exposed sometimes conduces to unethical conclusions in practice when not tempered by considerations of tsedek and hessed.

[14] There is a technical distinction between rahamim and hessed. Rahamim is the personality trait of compassion or empathy, whereas ideally hessed is the behavioral expression of that virtue. However, these terms are often used interchangeably in rabbinic writings.

[15] In the passage of MT just cited (Laws of Servants 9:8), Maimonides explicitly mentions these two values as the foundations of ideal Jewish behavior: “A person should always be a rahaman (compassionate person) and a pursuer of tsedek (justice).”


[17] BT Shabbat 31a: “Do not do unto others what is hateful to you.”


[19] The most explicit philosophic expression of this foundational principle of ethical reasoning is Kant’s second formulation of the Categorical Imperative, “Act only in such a way that you treat humanity, whether in your own person or in the person of any other, never only as a means to an end, but always at the same time as an end.” Groundwork for the Metaphysics of Morals, H. J. Paton, trans. (Harper and Row, 1964) 96.


[21] These values are so important to Jewish religious life that Maimonides chose to end his magisterial oeuvre, The Guide of the Perplexed, with Jeremiah’s plea and exaltation of these ethical values in Jewish life. Once again, Maimonides here insists that justice, righteousness,
and hessed constitute the essence of proper religious behavior.

[22] R. Meir Simha Hacohen of Dvinsk explained the universal endowment of Image of God in every human being as free will and moral sensibility, i.e. the ability to sense the good, evil, justice and responsibility. Meshekh hokhmah on Gen. 1:26.

[23] MT, ibid.


[25] Rambam utilizes this verse to demonstrate that the Torah is both rational and moral according to universal standards.


[27] The philosopher Isaiah Berlin claimed that if you meet someone who doesn’t recognize the difference between sticking a pin into a cushion and putting a knife into a person’s stomach, you should cease ethical conversation with him, since that person lacks all empathy and does not share your moral universe.

[28] For a full analysis of the logical properties of prescriptive judgments and how this generalization principle works in moral reasoning, see R. M. Hare, Freedom and Reason (New York: Oxford University Press, 1965).

[29] Ethics, A Very Short Introduction, S. Blackburn (Oxford, UK: Oxford U., 2001) p. 101; Examples abound: “Love your neighbor as yourself” in Christian scriptures (Matthew 22:39), Kant’s first formulation of the Categorical Imperative is “Act only on those maxims that you can will to be universal law,” “Justice is blind,” and the colloquial, “What is good for the goose is good for the gander.” Other instances in Jewish literature are Hillel’s “Do not judge your fellow until you have reached his place” (Avot 2:4). The famous biblical dialogue between King David and Nathan (II Samuel 12:1–7) most dramatically illustrates this principle’s moral power: David condemns a rich man who takes a sheep from a poor man, and then understands that if it is a principle, the moral condemnation must apply equally to him after Nathan announces, “You are the man!”

[30] This is why Maimonides defines hessed as “haflagah” (excess, overflow)—i.e., the extension of one substance into another. Guide of the Perplexed, III:53.


[32] This is what why for a full account of morality, Kant requires the second formulation of the Categorical Imperative (“Act such that you always treat humanity, whether in your own person or in the person of any other, never simply as a means, but always at the same time
as an end”), which stresses treating others with compassion as subjects rather than as objects, to complement the Imperative’s first formulation stressing justice achieved by universality.

Jonathan Haidt (The Righteous Mind, [New York: Random House, 2012]) has demonstrated the weaknesses and failures of strictly rational ethics. In the end justice and compassion need to exercise a dialectical balance on each other to create a temperate and healthy ethical system.

[34]
Deut. 22:3 and BT Bava Kamma 113b.

[35]

[36]
This is unlike organs stored in an organ bank for future use by an unidentified recipient at the time of donation. For a detailed analysis of this causal relationship, see Korn, op. cit.

[37]

[38]
In accordance with the requirements of retributive justice, numerous rabbinic interpretations of the biblical imperative insisted on judging each person in an idolatrous city individually, rather than the literal collective killing of all residents. R. Meir Afulafia (Rama) argued strenuously on moral grounds against such literal implementation of killing innocent children of the city, exclaiming, “Heaven forbid that God cause such evil.” For fuller discussion of the rabbinic deliberations on the topic, see M. Halbertal, Interpretative Revolutions in the Making, (Hebrew), ch. 6, (Jerusalem: Magnes, 1997).

[39]
See BT Sanhedrin 71a: “Said R. Simeon, ‘because he ate a tartimar of meat and drank a half log of wine, do his father and mother take him out and have him stoned?’” I interpret R. Simeon’s objection to the literal interpretation on grounds of justice: “There can never be an actual case of stubborn and rebellious son because an act of gluttony can never justly be the difference between guilt and innocence in a capital case.” It may be that there was an ancient tradition, long preceding R. Simeon, not to prosecute a rebellious son as per Deuteronomy, and that R. Simeon’s argument was posed simply to rationalize that tradition. If so, the question remains why that tradition arose, and the most plausible (but not the only) explanation is that the natural compassion of parents toward their children would deter them from implementing the harsh trial and execution for a ben sorer u’moreh prescribed in Deuteronomy.

[40]
“To adopt a restrictive position regarding donating organs and a permissive position regarding receiving organs is morally untenable," found at http://organdonationstatement.blogspot.com. I am a signatory to this statement, as well as a member of HODS. For HODS, see https://hods.org/about-hods/orthodox-rabbis.

[41]
For a thorough analysis of this position and the rabbinical authorities subscribing to it,

[42] Commentary on the Torah (Torah Temimah) on Deut. 22, note 22.


[44] BT Yoma 85a-b; MT Laws of Shabbat, ch. 2.

[45] BT Yoma 85a; Mishnah berurah, 330:8.


[47] R. Jacob Avigdor argued, “Saving a Gentile is not a matter of the Torah’s law or statute; it is a matter of man’s good, human, attributes.” In other words, the obligation stems from natural human characteristics of compassion and fairness. See Lau, op. cit.


[49] In Rabbi Rabinovitch’s own words: “In other words, our obligation to save a life is exactly the same for a Ger Toshav as for a Jew and requires that we do everything short of sacrificing our own life to save him.” According to R. Shlomo Riskin, R. Joseph Soloveitchik told him that he believed the imperative to save Gentile life on Shabbat is based on this opinion of Ramban.


[51] Survey by R. Howard Jachter, “Halachic Perspectives on Civilian Casualties—Part 3,” Parashat Toledot, and Vol. 24: No. 9 at www.koltorah.org/index2.html. The surveyor concluded that there was only one contemporary posek, R. Aharon Lichtenstein, who demands that Jews consider enemy civilian casualties when fighting according to halakhic standards—and as a lone exception he does not express accepted halakha. One halakhic scholar in the survey alleges that “there is no halakhic source that takes cognizance of the likelihood of causing civilian casualties in the course of hostilities.”

[52] R. Dov Lior, “Jewish Ethics” in Book of Hagi, p. 423 [Heb.]. Nor is his pesak without historical precedent, as he and others base themselves on the opinion of Maharal (Gur ayeh,
Gen. 34–13, Parashat vaYishlah).


[54] For Netsiv, see Commentary on the Torah, HaEmeq Davar, Deut. 7:2; for R. Goren, see Meshiv milhamah (Responsa on Matters of the Military, War and Security) [Heb.] 1983–1992, 1:14.

[55] Ibid. See also “Biblical Narratives and the Status of Enemy Civilians in Wartime,” by Yitzchak Blau, Tradition (39:4), 8–28, who also argues against permission to intentionally harm civilians in war.

[56] See “Declaration on the Torah Approach to Homosexuality” (2011), found at www.torahdec.org, signed by 223 Orthodox rabbis. The declaration advocated “therapy and teshuvah [repentance],” where it is clear that the therapy referred to aims to change a homosexual’s orientation to “a natural gender identity.” The Declaration was removed from the public domain in late 2018.


[58] See https://www.hrc.org/resources/the-lies-and-dangers-of-reparative-therapy. For fuller list of medical and professional organizations opposed to change therapy see https://www.hrc.org/resources/policy-and-position-statements-on-conversion-therapy.

[59] In 2015, fourteen professional organizations in England (including the National Health Service) pronounced reparative therapy to be “harmful and unethical.” See https://www.psychotherapy.org.uk/wp-content/uploads/2016/12/MoU-conversiontherapy.pdf. Malta has outlawed this therapy. Israel’s Health Ministry advises against reparative therapy and calls it “scientifically dubious and potentially dangerous.” In 2014, Israeli Health Minister Yael German stated “there is no scientific evidence for the success of any method of conversion, and there is testimony on possible damage.” See http://awiderbridge.org/health-ministry-against-ex-gay-therapy/. The Israeli Psychiatric Association, the Israel Medical Association and the Israel Society for Sex Therapy also reject this therapy.
The responsum was written in response to a formal request from the Israel Society for Sex Therapy on 21 June 2021 for a halakhic opinion on conversion therapy.


Statement of Principles NYA, updated April 2016 found at http://statementofprinciplesnya.blogspot.co.il/, accessed on December 1, 2019.


While this shift is typical modern moral and philosophic thinking, Rav Joseph Soloveitchik noted that its source is biblical. He observed that in the account of creation God created all animals in groups “according to their species” (“leminayhu”), i.e., without individuality, while Adam and Eve were created singly qua individuals. Their defining human characteristic is tselem Elokim, which replaces “leminayhu” in the biblical narrative of the creation of human beings. In other words, tselem Elokim implies considering each person as a unique individual subject, rather than a generic group member. See also his Halakhic Man, pp. 126–130, and Maimonides, Guide of the Perplexed III:18, which stress the value of individuality. Mishna Sanhedrin 4:5 is another pre-modern source emphasizing the religious value of each person’s uniqueness and individuality. Irving Greenberg also points out the theological connections between this Mishna and tselem Elokim in Living in the Image of God, (Jason Aronson, 1998) 31–45.

Mishpatei Uziel 44.

Commentary on Gen. 1:26–27.

Classic halakhic literature is replete with cases of men making presumptions about, categorizing, and rendering decisions effecting women. In these deliberations, women have no voice to speak for themselves or play a role in the decision-making process. It is difficult to see these processes as just, fairly representing women’s interests, or yielding accurate
results. Two prominent contemporary examples are the prosecution of divorce proceedings by exclusively male rabbinic courts and discussions and decisions by Orthodox rabbis regarding the eligibility of women for religious leadership. Can the exclusion of women from both these procedures be consistent with the full humanity and ontological equality of women created in the Divine Image? And empirically, can we assume men fairly and accurately represent women’s interests and preferences?

[71] Because of its generality Rambam refused to include “Kedoshim ti’heyu” (Lev. 19:2) in his count of 613 mitzvoth. Nahmanides also did not classify V’asita haYashar v’haTov” as an independent duty, but nonetheless considered it normative. Generic Torah imperatives of this type differ from more specific biblical mitzvoth from which detailed conclusions may be inferred and that are more frequently utilized in classic halakhic argumentation. See Lichtenstein, *op. cit.* 114–116, who also insists that the generic mitzvoth are normative but more contextual than strict “din.” Such mitzvoth are not less important than specific Torah imperatives. To the contrary, according to R. Yitzhak Twersky (“Make a Fence around the Torah” *Torah u-Madda Journal*, Vol. 8, 1999, 33–55), they constitute “super-categories” of halakha under which specific dinim fall. As such, they should supply broad direction to halakhic deliberation. To see such subcategorization, see Maimonides MT, *Hilkhot Avel* 14:1.


[73] This phenomenon is already taking place in Israel, where the number of couples marrying outside of the official Chief Rabbinate increases annually. The majority of these couples are eligible to be married halakhically by the Rabbinate, yet choose not to do so because of the widespread perception both within secular and religious communities that Rabbinate ceremonies are ethically inferior to alternatives. See “Jewish Wedding Ceremonies outside the Jurisdiction of the Chief Rabbinate: Data and Trends—June 2019,” *Panim— The Israeli Judaism Network* cited in https://www.haaretz.com/israel-news/.premium-nearly-50-rise-in-orthodox-israelis-marrying-outside-of-rabbinate-study-shows-1.8222911. For similar reasons, pressure for non-halakhic civil marriages is building in Israel.

[74] Lior, *op. cit.*

[75] *Introduction to Mishna*, Chapter Helek, pt. 2. Maimonides’ statement is a play on the original Hebrew. Instead of the Bible’s, “am hakham v’navon” (a wise and discerning people), Maimonides used “am sakhal v’ naval”—a foolish and despicable people.

[76] Isaiah 2:3 and Micah 4:2.

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