If in the fairly near future millions of people die of starvation, will those who survive be in any way to blame for those deaths? Is there anything which people ought to do now, and from now on, if they are to be able to avoid responsibility for unjustifiable deaths in famine years? I shall argue from the assumption that persons have a right not to be killed unjustifiably to the claim that we have a duty to try to prevent and postpone famine deaths. A corollary of this claim is that if we do nothing we shall bear some blame for some deaths.

**Justifiable Killing**

I shall assume that persons have a right not to be killed and a corresponding duty not to kill. I shall make no assumptions about the other rights persons may have. In particular, I shall not assume that persons have a right not to be allowed to die by those who could prevent it or a duty to prevent others’ deaths whenever they could do so. Nor will I assume that persons lack this right.

Even if persons have no rights other than a right not to be killed, this right can justifiably be overridden in certain circumstances. Not all killings are unjustifiable. I shall be particularly concerned with two sorts of circumstances in which the right not to be killed is justifiably overridden. The first of these is the case of unavoidable killings; the second is the case of self-defense.

Unavoidable killings occur in situations where a person doing some act causes some death or deaths which he could not avoid. Often such
deaths will be unavoidable because of the killer’s ignorance of some relevant circumstance at the time of his decision to act. If B is driving a train, and A blunders onto the track and is either unnoticed by B or noticed too late for B to stop the train, and B kills A, then B could not have avoided killing A, given his decision to drive the train. Another sort of case of unavoidable killing occurs when B could avoid killing A or could avoid killing C, but cannot avoid killing one of the two. For example, if B is the carrier of a highly contagious and invariably fatal illness, he might find himself so placed that he cannot avoid meeting and so killing either A or C, though he can choose which of them to meet. In this case the unavoidability of B’s killing someone is not relative to some prior decision B made. The cases of unavoidable killings with which I want to deal here are of the latter sort, and I shall argue that in such cases B kills justifiably if certain further conditions are met.

A killing may also be justifiable if it is undertaken in self-defense. I shall not argue here that persons have a right of self-defense which is independent of their right not to be killed, but rather that a minimal right of self-defense is a corollary of a right not to be killed. Hence the notion of self-defense on which I shall rely is in some ways different from, and narrower than, other interpretations of the right of self-defense. I shall also assume that if A has a right to defend himself against B, then third parties ought to defend A’s right. If we take seriously the right not to be killed and its corollaries, then we ought to enforce others’ rights not to be killed.

The right of self-defense which is a corollary of the right not to be killed is a right to take action to prevent killings. If I have a right not to be killed then I have a right to prevent others from endangering my life, though I may endanger their lives in so doing only if that is the only available way to prevent the danger to my own life. Similarly if another has the right not to be killed then I should, if possible, do something to prevent others from endangering his life, but I may endanger their lives in so doing only if that is the only available way to prevent the danger to his life. This duty to defend others is not a general duty of beneficence but a very restricted duty to enforce others’ rights not to be killed.

The right to self-defense so construed is quite narrow. It includes
no right of action against those who, though they cause or are likely to cause us harm, clearly do not endanger our lives. (However, specific cases are often unclear. The shopkeeper who shoots a person who holds him up with a toy gun was not endangered, but it may have been very reasonable of him to suppose that he was endangered.) And it includes no right to greater than minimal preventive action against a person who endangers one’s life. If \(B\) is chasing \(A\) with a gun, and \(A\) could save his life either by closing a bullet-proof door or by shooting \(B\), then if people have only a right not to be killed and a minimal corollary right of self-defense, \(A\) would have no right to shoot \(B\). (Again, such cases are often unclear—\(A\) may not know that the door is bullet-proof or not think of it or may simply reason that shooting \(B\) is a better guarantee of prevention.) A right of proportionate self-defense which might justify \(A\) in shooting \(B\), even were it clear that closing the door would have been enough to prevent \(B\), is not a corollary of the right not to be killed. Perhaps a right of proportionate retaliation might be justified by some claim such as that aggressors lose certain rights, but I shall take no position on this issue.

In one respect the narrow right of self-defense, which is the corollary of a right not to be killed, is more extensive than some other interpretations of the right of self-defense. For it is a right to take action against others who endanger our lives whether or not they do so intentionally. \(A\)’s right not to be killed entitles him to take action not only against aggressors but also against those “innocent threats” who endanger lives without being aggressors. If \(B\) is likely to cause \(A\)’s death inadvertently or involuntarily, then \(A\) has, if he has a right not to be killed, a right to take whatever steps are necessary to prevent \(B\) from doing so, provided that these do not infringe \(B\)’s right not to be killed unnecessarily. If \(B\) approaches \(A\) with a highly contagious and invariably lethal illness, then \(A\) may try to prevent \(B\) from getting near him even if \(B\) knows nothing about the danger he brings. If other means fail, \(A\) may kill \(B\) in self-defense, even though \(B\) was no aggressor.

1. Cf. Robert Nozick, *Anarchy State and Utopia* (New York, 1974), p. 34. Nozick defines an innocent threat as “someone who is innocently a causal agent in a process such that he would be an aggressor had he chosen to become such an agent.”
This construal of the right of self-defense severs the link between aggression and self-defense. When we defend ourselves against innocent threats there is no aggressor, only somebody who endangers life. But it would be misleading to call this right a right of self-preservation. For self-preservation is commonly construed (as by Locke) as including a right to subsistence, and so a right to engage in a large variety of activities whether or not anybody endangers us. But the right which is the corollary of the right not to be killed is a right only to prevent others from endangering our lives, whether or not they intend to do so, and to do so with minimal danger to their lives. Only if one takes a Hobbesian view of human nature and sees others’ acts as always completely threatening will the rights of self-defense and self-preservation tend to merge and everything done to maintain life be done to prevent its destruction. Without Hobbesian assumptions the contexts where the minimal right of self-defense can be invoked are fairly special, yet not, I shall argue, rare.

There may be various other circumstances in which persons’ rights not to be killed may be overridden. Perhaps, for example, we may justifiably kill those who consent to us doing so. I shall take no position on whether persons can waive their rights not to be killed or on any further situations in which killings might be justifiable.

**Justifiable Killings on Lifeboats**

The time has come to start imagining lurid situations, which is the standard operating procedure for this type of discussion. I shall begin by looking at some sorts of killings which might occur on a lifeboat and shall consider the sorts of justifications which they might be given.

Let us imagine six survivors on a lifeboat. There are two possible levels of provisions:

1. Provisions are on all reasonable calculations sufficient to last until rescue. Either the boat is near land, or it is amply provisioned or it has gear for distilling water, catching fish, etc.

2. Provisions are on all reasonable calculations unlikely to be sufficient for all six to survive until rescue.
We can call situation (1) the well-equipped lifeboat situation; situation (2) the under-equipped lifeboat situation. There may, of course, be cases where the six survivors are unsure which situation they are in, but for simplicity I shall disregard those here.

On a well-equipped lifeboat it is possible for all to survive until rescue. No killing could be justified as unavoidable, and if someone is killed, then the justification could only be self-defense in special situations. Consider the following examples:

(1A) On a well-equipped lifeboat with six persons, A threatens to jettison the fresh water, without which some or all would not survive till rescue. A may be either hostile or deranged. B reasons with A, but when this fails, shoots him. B can appeal to his own and the others’ right of self-defense to justify the killing. “It was him or us,” he may reasonably say, “for he would have placed us in an under-equipped lifeboat situation.” He may say this both when A acts to harm the others and when A acts as an innocent threat.

(1B) On a well-equipped lifeboat with six persons, B, C, D, E, and F decide to withhold food from A, who consequently dies. In this case they cannot appeal to self-defense—for all could have survived. Nor can they claim that they merely let A die—“We didn’t do anything”—for A would not otherwise have died. This was not a case of violating the problematic right not to be allowed to die but of violating the right not to be killed, and the violation is without justification of self-defense or of unavoidability.

On an under-equipped lifeboat it is not possible for all to survive until rescue. Some deaths are unavoidable, but sometimes there is no particular person whose death is unavoidable. Consider the following examples:

(2A) On an under-equipped lifeboat with six persons, A is very ill and needs extra water, which is already scarce. The others decide not to let him have any water, and A dies of thirst. If A drinks, then not all will survive. On the other hand it is
clear that A was killed rather than allowed to die. If he had received water he might have survived. Though some death was unavoidable, A’s was not and selecting him as the victim requires justification.

(2B) On an under-equipped lifeboat with six persons, water is so scarce that only four can survive (perhaps the distillation unit is designed for supplying four people). But who should go without? Suppose two are chosen to go without, either by lot or by some other method, and consequently die. The others cannot claim that all they did was to allow the two who were deprived of water to die—for these two might otherwise have been among the survivors. Nobody had a greater right to be a survivor, but given that not all could survive, those who did not survive were killed justifiably if the method by which they were chosen was fair. (Of course, a lot needs to be said about what would make a selection procedure fair.)

(2C) The same situation as in (2B) holds, but the two who are not to drink ask to be shot to ease their deaths. Again the survivors cannot claim that they did not kill but at most that they killed justifiably. Whether they did so is not affected by their shooting rather than dehydrating the victims, but only by the unavoidability of some deaths and the fairness of procedures for selecting victims.

(2D) Again the basic situation is as in (2B). But the two who are not to drink rebel. The others shoot them and so keep control of the water. Here it is all too clear that those who died were killed, but they too may have been justifiably killed. Whether the survivors kill justifiably depends neither on the method of killing nor on the victims’ cooperation, except insofar as cooperation is relevant to the fairness of selection procedures.

Lifeboat situations do not occur very frequently. We are not often confronted starkly with the choice between killing or being killed by the application of a decision to distribute scarce rations in a certain way. Yet this is becoming the situation of the human species on this
globe. The current metaphor "spaceship Earth" suggests more drama and less danger; if we are feeling sober about the situation, "lifeboat Earth" may be more suggestive.

Some may object to the metaphor "lifeboat Earth." A lifeboat is small; all aboard have equal claims to be there and to share equally in the provisions. Whereas the earth is vast and while all may have equal rights to be there, some also have property rights which give them special rights to consume, while others do not. The starving millions are far away and have no right to what is owned by affluent individuals or nations, even if it could prevent their deaths. If they die, it will be said, this is a violation at most of their right not to be allowed to die. And this I have not established or assumed.

I think that this could reasonably have been said in times past. The poverty and consequent deaths of far-off persons was something which the affluent might perhaps have done something to prevent, but which they had (often) done nothing to bring about. Hence they had not violated the right not to be killed of those living far off. But the economic and technological interdependence of today alters this situation.\(^2\) Sometimes deaths are produced by some persons or groups of persons in distant, usually affluent, nations. Sometimes such persons and groups of persons violate not only some persons’ alleged right not to be allowed to die but also their more fundamental right not to be killed.

We tend to imagine violations of the right not to be killed in terms of the killings so frequently discussed in the United States today: confrontations between individuals where one directly, violently, and intentionally brings about the other’s death. As the lifeboat situa-

2. Cf. Peter Singer, "Famine, Affluence, and Morality," *Philosophy & Public Affairs* 1, no. 3 (Spring 1972): 229–243, 232. I am in agreement with many of the points which Singer makes, but am interested in arguing that we must have some famine policy from a much weaker set of premises. Singer uses some consequentialist premises: starvation is bad; we ought to prevent bad things when we can do so without worse consequences; hence we ought to prevent starvation whether it is nearby or far off and whether others are doing so or not. The argument of this article does not depend on a particular theory about the grounds of obligation, but should be a corollary of any nonbizarre ethical theory which has any room for a notion of rights.
tions have shown, there are other ways in which we can kill one another. In any case, we do not restrict our vision to the typical mugger or murderer context. B may violate A's right not to be killed even when

(a) B does not act alone.
(b) A's death is not immediate.
(c) It is not certain whether A or another will die in consequence of B's action.
(d) B does not intend A's death.

The following set of examples illustrates these points about killings:

(aa) A is beaten by a gang consisting of B, C, D, etc. No one assailant single-handedly killed him, yet his right not to be killed was violated by all who took part.

(bb) A is poisoned slowly by daily doses. The final dose, like earlier ones, was not, by itself, lethal. But the poisoner still violated A's right not to be killed.

(cc) B plays Russian roulette with A, C, D, E, F, and G, firing a revolver at each once, when he knows that one firing in six will be lethal. If A is shot and dies, then B has violated his right not to be killed.

(dd) Henry II asks who will rid him of the turbulent priest, and his supporters kill Becket. It is reasonably clear that Henry did not intend Becket's death, even though he in part brought it about, as he later admitted.

These explications of the right not to be killed are not too controversial taken individually, and I would suggest that their conjunction is also uncontroversial. Even when A's death is the result of the acts of many persons and is not an immediate consequence of their deeds, nor even a certain consequence, and is not intended by them, A's right not to be killed may be violated.

**First Class versus Steerage on Lifeboat Earth**

If we imagine a lifeboat in which special quarters are provided for the (recently) first-class passengers, and on which the food and water
for all passengers are stowed in those quarters, then we have a fair, if crude, model of the present human situation on lifeboat Earth. For even on the assumption that there is at present sufficient for all to survive, some have control over the means of survival and so, indirectly, over others’ survival. Sometimes the exercise of control can lead, even on a well-equipped lifeboat, to the starvation and death of some of those who lack control. On an ill-equipped lifeboat some must die in any case and, as we have already seen, though some of these deaths may be killings, some of them may be justifiable killings. Corresponding situations can, do, and will arise on lifeboat Earth, and it is to these that we should turn our attention, covering both the presumed present situation of global sufficiency of the means of survival and the expected future situation of global insufficiency.

Sufficiency Situations

Aboard a well-equipped lifeboat any distribution of food and water which leads to a death is a killing and not just a case of permitting a death. For the acts of those who distribute the food and water are the causes of a death which would not have occurred had those agents either had no causal influence or done other acts. By contrast, a person whom they leave in the water to drown is merely allowed to die, for his death would have taken place (other things being equal) had those agents had no causal influence, though it could have been prevented had they rescued him.\(^3\) The distinction between killing and allowing to die, as here construed, does not depend on any claims about the other rights of persons who are killed. The death of the shortchanged passenger of example (1B) violated his property rights as well as his right not to be killed, but the reason the death was classifiable as a killing depended on the part which the acts of the other passengers had in causing it. If we suppose that a stowaway on a lifeboat has no right to food and water and is denied them, then clearly his property rights have not been violated. Even

3. This way of distinguishing killing from allowing to die does not rely on distinguishing “negative” form “positive” acts. Such attempts seem unpromising since any act has multiple descriptions of which some will be negative and others positive. If a clear distinction is to be made between killing and letting die, it must hinge on the difference which an act makes for a person’s survival, rather than on the description under which the agent acts.
so, by the above definitions he is killed rather than allowed to die. For if the other passengers had either had no causal influence or done otherwise, his death would not have occurred. Their actions—in this case distributing food only to those entitled to it—caused the stowaway’s death. Their acts would be justifiable only if property rights can sometimes override the right not to be killed.

Many would claim that the situation on lifeboat Earth is not analogous to that on ordinary lifeboats, since it is not evident that we all have a claim, let alone an equal claim, on the earth’s resources. Perhaps some of us are stowaways. I shall not here assume that we do all have some claim on the earth’s resources, even though I think it plausible to suppose that we do. I shall assume that even if persons have unequal property rights and some people own nothing, it does not follow that B’s exercise of his property rights can override A’s right not to be killed. Where our activities lead to others’ deaths which would not have occurred had we either done something else or had no causal influence, no claim that the activities were within our economic rights would suffice to show that we did not kill.

It is not far-fetched to think that at present the economic activity of some groups of persons leads to others’ deaths. I shall choose a couple of examples of the sort of activity which can do so, but I do not think that these examples do more than begin a list of cases of killing by economic activities. Neither of these examples depends on questioning the existence of unequal property rights; they assume only that such rights do not override a right not to be killed. Neither example is one for which it is plausible to think that the killing could be justified as undertaken in self-defense.

Case one might be called the foreign investment situation. A group of investors may form a company which invests abroad—perhaps in a plantation or in a mine—and so manage their affairs that a high level of profits is repatriated, while the wages for the laborers are

4. The point may appear rather arbitrary, given that I have not rested my case on one theory of the grounds of obligation. But I believe that almost any such theory will show a right not to be killed to override a property right. Perhaps this is why Locke’s theory can seem so odd—in moving from a right of self-preservation to a justification of unequal property rights, he finds himself gradually having to reinterpret all rights as property rights, thus coming to see us as the owners of our persons.
so minimal that their survival rate is lowered, that is, their expectation of life is lower than it might have been had the company not invested there. In such a case the investors and company management do not act alone, do not cause immediate deaths, and do not know in advance who will die; it is also likely that they intend no deaths. But by their involvement in the economy of an underdeveloped area they cannot claim, as can another company which has no investments there, that they are “doing nothing.” On the contrary, they are setting the policies which determine the living standards which determine the survival rate. When persons die because of the lowered standard of living established by a firm or a number of firms which dominate a local economy and either limit persons to employment on their terms or lower the other prospects for employment by damaging traditional economic structures, and these firms could either pay higher wages or stay out of the area altogether, then those who establish these policies are violating some persons’ rights not to be killed. Foreign investment which raises living standards, even to a still abysmal level, could not be held to kill, for it causes no additional deaths, unless there are special circumstances, as in the following example.

Even when a company investing in an underdeveloped country establishes high wages and benefits and raises the expectation of life for its workers, it often manages to combine these payments with high profitability only by having achieved a tax-exempt status. In such cases the company is being subsidized by the general tax revenue of the underdeveloped economy. It makes no contribution to the infrastructure—e.g. roads and harbors and airports—from which it benefits. In this way many underdeveloped economies have come to include developed enclaves whose development is achieved in part at the expense of the poorer majority. In such cases, government and company policy combine to produce a high wage sector at the expense of a low wage sector; in consequence, some of the persons in the low wage sector, who would not otherwise have died, may die;

these persons, whoever they may be, are killed and not merely allowed to die. Such killings may sometimes be justifiable—perhaps, if they are outnumbered by lives saved through having a developed sector—but they are killings nonetheless, since the victims might have survived if not burdened by transfer payments to the developed sector.

But, one may say, the management of such a corporation and its investors should be distinguished more sharply. Even if the management may choose a level of wages, and consequently of survival, the investors usually know nothing of this. But the investors, even if ignorant, are responsible for company policy. They may often fail to exercise control, but by law they have control. They choose to invest in a company with certain foreign investments; they profit from it; they can, and others cannot, affect company policy in fundamental ways. To be sure the investors are not murderers—they do not intend to bring about the deaths of any persons; nor do the company managers usually intend any of the deaths company policies cause. Even so, investors and management acting together with the sorts of results just described do violate some persons’ rights not to be killed and usually cannot justify such killings either as required for self-defense or as unavoidable.

Case two, where even under sufficiency conditions some persons’ economic activities result in the deaths of other persons, might be called the commodity pricing case. Underdeveloped countries often depend heavily on the price level of a few commodities. So a sharp drop in the world price of coffee or sugar or cocoa may spell ruin and lowered survival rates for whole regions. Yet such drops in price levels are not in all cases due to factors beyond human control. Where they are the result of action by investors, brokers, or government agencies, these persons and bodies are choosing policies which will kill some people. Once again, to be sure, the killing is not single-handed, it is not instantaneous, the killers cannot foresee exactly who will die, and they may not intend anybody to die.

Because of the economic interdependence of different countries, deaths can also be caused by rises in the prices of various commodities. For example, the present near-famine in the Sahelian region of Africa and in the Indian subcontinent is attributed by agronomists
partly to climatic shifts and partly to the increased prices of oil and hence of fertilizer, wheat, and other grains.

The recent doubling in international prices of essential foodstuffs will, of necessity, be reflected in higher death rates among the world's lowest income groups, who lack the income to increase their food expenditures proportionately, but live on diets near the subsistence level to begin with.6

Of course, not all of those who die will be killed. Those who die of drought will merely be allowed to die, and some of those who die because less has been grown with less fertilizer will also die because of forces beyond the control of any human agency. But to the extent that the raising of oil prices is an achievement of Arab diplomacy and oil company management rather than a windfall, the consequent deaths are killings. Some of them may perhaps be justifiable killings (perhaps if outnumbered by lives saved within the Arab world by industrialization), but killings nonetheless.

Even on a sufficiently equipped earth some persons are killed by others' distribution decisions. The causal chains leading to death-producing distributions are often extremely complex. Where they can be perceived with reasonable clarity we ought, if we take seriously the right not to be killed and seek not merely to avoid killing others but to prevent third parties from doing so, to support policies which reduce deaths. For example—and these are only examples—we should support certain sorts of aid policies rather than others; we should oppose certain sorts of foreign investment; we should oppose certain sorts of commodity speculation, and perhaps support certain sorts of price support agreements for some commodities (e.g. those which try to maintain high prices for products on whose sale poverty stricken economies depend).

If we take the view that we have no duty to enforce the rights of others, then we cannot draw so general a conclusion about our duty to support various economic policies which might avoid some unjusti-

fiable killings. But we might still find that we should take action of
certain sorts either because our own lives are threatened by certain
economic activities of others or because our own economic activities
threaten others' lives. Only if we knew that we were not part of any
system of activities causing unjustifiable deaths could we have no
duties to support policies which seek to avoid such deaths. Modern
economic causal chains are so complex that it is likely that only
those who are economically isolated and self-sufficient could know
that they are part of no such systems of activities. Persons who be-
lieve that they are involved in some death-producing activities will
have some of the same duties as those who think they have a duty to
enforce others' rights not to be killed.

Scarcity Situations
The last section showed that sometimes, even in sufficiency situa-
tions, some might be killed by the way in which others arranged the
distribution of the means of subsistence. Of far more importance in
the long run is the true lifeboat situation—the situation of scarcity.
We face a situation in which not everyone who is born can live out
the normal span of human life and, further, in which we must ex-
pect today's normal life-span to be shortened. The date at which seri-
ous scarcity will begin is not generally agreed upon, but even the
more optimistic prophets place it no more than decades away. Its
arrival will depend on factors such as the rate of technological inven-
tion and innovation, especially in agriculture and pollution control,
and the success of programs to limit human fertility.

Such predictions may be viewed as exonerating us from complicity in famine deaths. If famine is inevitable, then—while we may
have to choose whom to save—the deaths of those whom we do not
or cannot save cannot be seen as killings for which we bear any re-
sponsibility. For these deaths would have occurred even if we had

7. For discussions of the time and extent of famine see, for example, P.R.
Inquiry into the Human Prospect (New York, 1974); Scientific American,
September 1974, especially R. Freedman and B. Berelson, “The Human Popula-
tion”; P. Demeny, “The Populations of the Underdeveloped Countries”; R.
Revelle, “Food and Population.”
no causal influence. The decisions to be made may be excruciatingly difficult, but at least we can comfort ourselves that we did not produce or contribute to the famine.

However, this comforting view of famine predictions neglects the fact that these predictions are contingent upon certain assumptions about what people will do in the prefamine period. Famine is said to be inevitable if people do not curb their fertility, alter their consumption patterns, and avoid pollution and consequent ecological catastrophes. It is the policies of the present which will produce, defer, or avoid famine. Hence if famine comes, the deaths that occur will be results of decisions made earlier. Only if we take no part in systems of activities which lead to famine situations can we view ourselves as choosing whom to save rather than whom to kill when famine comes. In an economically interdependent world there are few people who can look on the approach of famine as a natural disaster from which they may kindly rescue some, but for whose arrival they bear no responsibility. We cannot stoically regard particular famine deaths as unavoidable if we have contributed to the emergence and extent of famine.

If we bear some responsibility for the advent of famine, then any decision on distributing the risk of famine is a decision whom to kill. Even a decision to rely on natural selection as a famine policy is choosing a policy for killing—for under a different famine policy different persons might have survived, and under different prefamine policies there might have been no famine or a less severe famine. The choice of a particular famine policy may be justifiable on the grounds that once we have let it get to that point there is not enough to go around, and somebody must go, as on an ill-equipped lifeboat. Even so, the famine policy chosen will not be a policy of saving some but not all persons from an unavoidable predicament.

Persons cannot, of course, make famine policies individually. Famine and prefamine policies are and will be made by governments individually and collectively and perhaps also by some voluntary organizations. It may even prove politically impossible to have a coherent famine or prefamine policy for the whole world; if so, we shall have to settle for partial and piecemeal policies. But each person who is
in a position to support or oppose such policies, whether global or local, has to decide which to support and which to oppose. Even for individual persons, inaction and inattention are often a decision—a decision to support the famine and prefamine policies, which are the status quo whether or not they are “hands off” policies. There are large numbers of ways in which private citizens may affect such policies. They do so in supporting or opposing legislation affecting aid and foreign investment, in supporting or opposing certain sorts of charities or groups such as Zero Population Growth, in promoting or opposing ecologically conservative technology and lifestyles. Hence we have individually the onus of avoiding killing. For even though we

(a) do not kill single-handedly those who die of famine
(b) do not kill instantaneously those who die of famine
(c) do not know which individuals will die as the result of the prefamine and famine policies we support (unless we support something like a genocidal famine policy)
(d) do not intend any famine deaths

we nonetheless kill and do not merely allow to die. For as the result of our actions in concert with others, some will die who might have survived had we either acted otherwise or had no causal influence.

Famine Policies and Prefamine Policies

Various principles can be suggested on which famine and prefamine policies might reasonably be based. I shall list some of these, more with the aim of stating a justification for selecting some people for survival. One very general policy might be that of adopting whichever more specific policies will lead to the fewest deaths. An example would be going along with the consequences of natural selection in the way in which the allocation of medical care in situations of great shortage does, that is, the criteria for relief would be a high chance of survival if relief is given and a low chance otherwise—the worst risks would be abandoned. (This decision is analogous to picking the ill man as the victim on the lifeboat in 2A.) However, the policy of
minimizing deaths is indeterminate, unless a certain time horizon is specified. For the policies which maximize survival in the short run—e.g. preventive medicine and minimal living standards—may also maximize population increase and lead to greater ultimate catastrophe.8

Another general policy would be to try to find further grounds which can justify overriding a person's right not to be killed. Famine policies adopted on these grounds might permit others to kill those who will forgo their right not to be killed (voluntary euthanasia, including healthy would-be suicides) or to kill those whom others find dependent and exceptionally burdensome, e.g. the unwanted sick or aged or unborn or newborn (involuntary euthanasia, abortion, and infanticide). Such policies might be justified by claims that the right not to be killed may be overridden in famine situations if the owner of the right consents or if securing the right is exceptionally burdensome.

Any combination of such policies is a policy of killing some and protecting others. Those who are killed may not have their right not to be killed violated without reason; those who set and support famine policies and prefamine policies will not be able to claim that they do not kill, but if they reason carefully they may be able to claim that they do not do so without justification.

From this vantage point it can be seen why it is not relevant to restrict the right of self-defense to a right to defend oneself against those who threaten one’s life but do not do so innocently. Such a restriction may make a great difference to one’s view of abortion in cases where the mother’s life is threatened, but it does not make much difference when famine is the issue. Those who might be chosen as likely victims of any famine policy will probably be innocent of contributing to the famine, or at least no more guilty than others; hence the innocence of the victims is an insufficient ground for rejecting a policy. Indeed it is hard to point a finger at the guilty in famine situations. Are they the hoarders of grain? The parents of large families? Inefficient farmers? Our own generation?

In a sense we are all innocent threats to one another’s safety in

scarcity situations, for the bread one person eats might save another's life. If there were fewer people competing for resources, commodity prices would fall and starvation deaths be reduced. Hence famine deaths in scarcity situations might be justified on grounds of the minimal right of self-defense as well as on grounds of the unavoidability of some deaths and the reasonableness of the policies for selecting victims. For each famine death leaves fewer survivors competing for whatever resources there are, and the most endangered among the survivors might have died—had not others done so. So a policy which kills some may be justified on the grounds that the most endangered survivors could have been defended in no other way.

Global scarcity is not here yet. But its imminence has certain implications for today. If all persons have a right not to be killed and a corollary duty not to kill others, then we are bound to adopt prefamine policies which ensure that famine is postponed as long as possible and is minimized. And a duty to try to postpone the advent and minimize the severity of famine is a duty on the one hand to minimize the number of persons there will be and on the other to maximize the means of subsistence. For if we do not adopt prefamine policies with these aims we shall have to adopt more drastic famine policies sooner.

So if we take the right not to be killed seriously, we should consider and support not only some famine policy for future use but also a population and resources policy for present use. There has been a certain amount of philosophical discussion of population policies. From the point of view of the present argument it has two defects. First, it is for the most part conducted within a utilitarian framework and focuses on problems such as the different population policies required by maximizing the total and the average utility of a population. Secondly this literature tends to look at a scarcity of resources as affecting the quality of lives but not their very possibility. It is more

9. The failure of "right to life" groups to pursue these goals seriously casts doubt upon their commitment to the preservation of human lives. Why are they active in so few of the contexts where human lives are endangered?

concerned with the question, How many people should we add? than with the question, How few people could we lose? There are, of course, many interesting questions about population policies which are not relevant to famine. But here I shall consider only population and resource policies determined on the principle of postponing and minimizing famine, for these are policies which might be based on the claim that persons have a right not to be killed, so that we have a duty to avoid or postpone situations in which we shall have to override this right.

Such population policies might, depending upon judgments about the likely degree of scarcity, range from the mild to the draconian. I list some examples. A mild population policy might emphasize family planning, perhaps moving in the direction of fiscal incentives or measures which stress not people's rights but their duties to control their bodies. Even a mild policy would require a lot both in terms of invention (e.g. the development of contraceptives suitable for use in poverty-stricken conditions) and innovation (e.g. social policies which reduce the incentives and pressures to have a large family). More draconian policies would enforce population limitation—for example, by mandatory sterilization after a certain number of children were born or by reducing public health expenditures in places with high net reproduction rates to prevent death rates from declining until birth rates do so. A policy of completely eliminating all further births (e.g. by universal sterilization) is also one which would meet the requirement of postponing famine, since extinct species do not suffer famine.

I have not in this argument used any premises which show that a complete elimination of births would be wrong, but other premises might give reasons for thinking that it is wrong to enforce sterilization or better to have some persons rather than no persons. In any case the political aspects of introducing famine policies make it likely that this most austere of population policies would not be considered.

There is a corresponding range of resource policies. At the milder end are the various conservation and pollution control measures now being practiced or discussed. At the tougher end of the spectrum are

complete rationing of energy and materials consumption. If the aim of a resources policy is to avoid killing those who are born, and adequate policy may require both invention (e.g. solar energy technology and better waste retrieval techniques) and innovation (e.g. introducing new technology in such a way that its benefits are not quickly absorbed by increasing population, as has happened with the green revolution in some places).

At all events, if we think that people have a right not to be killed, we cannot fail to face up to its long range implications. This one right by itself provides ground for activism on many fronts. In scarcity situations which we help produce, the defeasibility of the right not to be killed is important, for there cannot be any absolute duty not to kill persons in such situations but only a commitment to kill only for reasons. Such a commitment requires consideration of the condition or quality of life which is to qualify for survival. Moral philosophers are reluctant to face up to this problem; soon it will be staring us in the face.