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Why sore throats don't aggregate against a life, but arms do

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Part IV of *Bioethical Prescriptions* masterfully joins philosophical imagination and rigour in its discussion of moral questions that arise in allocating scarce health care resources. I shall focus on a question on which Kamm's analysis yields remarkable insight, even though I disagree with some of her conclusions. The question is: Suppose that one must either (a) save all members of a group of A-people (who are otherwise fine) from an identical individual loss, short of death or (b) save a single young person, B, from a terminal illness, thereby restoring him to good health for a normal lifespan. What ought one to do?

In *Bioethical Prescriptions* and elsewhere, Kamm argues for the following two-part answer.

- i. If the loss to each person in the A-group is very small, then one must save B's life, no matter how numerous the A-group.
- ii. If the loss to each person in the A-group is close enough to B's loss, then for a very large number of people in the A-group, one is permitted to save the A-group.

Kamm offers the following principle underlying (i):

Each of us who is otherwise fine has a duty to suffer (at least) a relatively minimal loss (e.g., a sore throat) in order to save another person's life. So long as suffering the small loss is a duty for any given person, no number of the small losses can be aggregated to outweigh saving the life.[1, p. 369]

This anti-aggregation principle has an interesting rationale.[2, Chaps. 8-10; 3] An important part of our distributive morality involves placing oneself in a person's shoes and assessing how

1 what is at stake for her compares to what is at stake for a *single* other with a competing claim.
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4 When one places oneself in a person's shoes, one takes on her permissible self-concern. For
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6 example, when one takes up the perspective of a member of the A-group (call her A1), her well-
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8 being takes on special importance compared to B's well-being. Up to a limit, such concern for her
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10 dear self is permissible. It is also permissible for her to act on it when no other moral
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12 considerations (such as rights or special relationships) stand in her way. For example, in a one-to-
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14 one situation, A1 has a prerogative to avert a moderate loss to herself (say, losing an arm) rather
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16 than save B's life when she cannot do both. But when what is at stake for A1 is very minor (e.g., a
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18 sore throat), then she is obligated to avert B's death. In a one-to-one comparison of competing
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20 claims, from A1's permissible personal perspective, B's claim then takes priority. Given that, by
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22 assumption, all A-people face the same loss, this is then also true from every other A-person's
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24 perspective. The same is true from B's perspective, of course. It follows that when what is at stake
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26 for each A-person, taken separately, is very small relative to what is at stake for B, then from each
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28 person's perspective, when one compares competing claims one-to-one, there will be unanimous
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30 agreement to prioritize B's claim. In sum, a rationale for Kamm's anti-aggregation principle is this.
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32 As an impartial distributor, one ought to respect a form of unanimity that emerges when one
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34 takes up each person's perspective, one at a time, and compares what is at stake for her with
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36 what is at stake for a person with a competing claim.
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44 Let us now turn to the question of when aggregation *is* permissible, on Kamm's view. The
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46 aforementioned one-to-one perspective is but one element of distributive morality. Another
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48 element recognizes that numbers count. The more claims of a given strength one satisfies, the
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50 more good one does. When the number of A-people one can save is sufficiently large, one may do
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52 more good by saving them than by saving B. Kamm allows the pursuit of this greater good only
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54 when each A-person's claim is "close enough" in strength to B's. But when is this so? *Bioethical*
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56 *Prescriptions* lacks a clear answer, but the following proposal fits elements of Kamm's outlook. It is
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1 acceptable to aggregate the A-people's claims when the aforementioned anti-aggregation
2 principle is respected. That is, it is acceptable to aggregate the A-group's claims when from an A-
3 person's permissible personal perspective, her loss may take priority over B's life in a one-to-one
4 comparison. In such situations, every A-person can permissibly prioritize herself alone over B. By
5 contrast, B will permissibly prioritize himself over any A, taken separately. In such cases, the
6 pairwise comparison of claims from each person's perspective therefore does not resolve the
7 conflict of interests. The proposal is that it is permissible to resolve this conflict by an appeal to the
8 greater good.

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21 In some passages, Kamm comes close to endorsing this. She suggests that an individual
22 does not have a duty to give up an arm in order to save a stranger's life and wonders whether
23 arms might therefore aggregate against a life.[2, pp. 170 and 182-3] As she writes:

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30 for macro decisions—for example, whether to invest in research to cure a disease that will (...) deprive a few
31 people of ten years of life, or in research to cure a disease that will only whither an arm in many—[we] might
32 permit aggregation of significant (...) lesser losses. [1, p. 370]

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39 However, in other places, Kamm appears to reject this idea. In common-sense morality
40 (and on Kamm's view), it is clearly permissible for a person to save herself from lifelong paraplegia
41 rather than save a stranger from death. On the proposed principle for aggregation, it would follow
42 that one is allowed to save a very numerous A-group from paraplegia rather than save B from
43 death. But in *Intricate Ethics*, Kamm argues that even 10,000 people's claims to be cured of
44 paraplegia cannot jointly outcompete one person's claim to be saved from death. "In a context
45 where a life is at stake," she writes, "saving [a multitude] from paraplegia is not appropriate
46 (because paraplegia is not relevant to death)." [4, p. 485; see also p. 298]

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2 This judgment cannot, of course, be defended by an appeal to the perspective of each
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4 person concerned. It therefore lacks the rationale of Kamm's more modest anti-aggregation
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6 principle. It is also very implausible. When, with limited resources, one can either save 10,000
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8 from paraplegia or instead save one from death, it seems straightforwardly permissible to do the
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10 former. The view that a public entity such as the National Health Service in Britain or a private
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12 donor such as the Gates Foundation ought to do otherwise strikes me as absurd. A more plausible
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14 view allows aggregation of weaker claims against a life just in case, in a one-to-one contest, a
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16 person with a weaker claim could permissibly prioritize her claim over a stranger's competing
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18 claim to life. When one must choose whether to save one from death or many from lesser harm,
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20 this view would permit saving the many whenever this is obviously morally right. It would also
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22 place a plausible constraint on the aggregation of lesser claims out of respect for the person
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24 whose life is at stake. If Kamm were to endorse it, she would give a bioethical prescription worth
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26 following.
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35 **Acknowledgements**

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