The formation of Leibniz’s mature ethics and his *Specimen Polonorum* *

Gábor Gángó

Introduction

The mature Leibniz closely interconnected happiness and rationality: according to him, humans’ road to happiness must be equivalent to their road to wisdom.¹ In the field of politics he tried to defend this thesis by an interpretation of both terms that was prudential and utilitarian, overtly or in hedonistic clothing. As he wrote in a fragment: “Wisdom is the science of happiness. / Virtue is the habit of acting in accord with wisdom. / Justice is the charity of the wise man, i.e., that which is congruent with the will of the good and prudent man,” while defining happiness at the same time as “a durable state of pleasure.”²

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The present study shall contribute to the reconstruction of the efforts of the young Leibniz to find an integral formula for rationality, justice, and happiness. A strong consensus exists among scholars of Leibniz’s life and works about the fact that he achieved a breakthrough to what would become the main tenets of his mature ethics in his Mainz period between 1668 and 1672. Though he had not yet found the concise formula of justice as the charity of the wise (\textit{justitia est caritas sapientis}), decisive steps towards it were documented in published works, unpublished drafts and private letters from these years. During his later career, Leibniz would eventually subsume jurisprudence, ethics, and politics under this formula that he considered as the expression of the highest level of his three-grade jus-based ethics of strict law, equity and piety, as a result of his creative re-interpretation of the famous triplex precepts of Roman Law as to cause no harm, to give to each their due, and to live honestly.\(^3\)

There are conflicting positions, however, regarding the possibly precise reconstruction of the development of Leibniz’s ethics. No consensus has been reached about which texts may reveal the decisive step forward, and how. Opinions are particularly divergent about the importance of Leibniz’s first political treatise, \textit{Specimen Polonorum},\(^4\) in this respect.\(^5\) I intend


\(^4\) “Specimen demonstrationum politicarum pro eligendo Rege Polonorum, novo scribendi genere ad claram certitudinem exactum”, in: Gottfried Wilhelm Leibniz, \textit{Sämtliche Schriften und Briefe} (Darmstadt [later Leipzig, then Berlin]: Reichl [later Akademie-Verlag]) 1923ff. [in the following: A] IV, 1, 3–98. The title in Stuart Brown’s translation: “Specimen of political demonstrations for the election of a Polish king, completed in the new way of writing in order to attain clear certainty.” Stuart Brown, “Leibniz’s formative years (1646–76): an
to prove that this text, together with another one of his for the Polish royal election campaign, *Comparatio propinquitatis Jagellonicae inter Ducem Neoburgicum & Principem Lotharingiae* [*A Comparison of Propinquity to the Jagiello stem between the Duke of Neuburg and the Prince of Lorraine*], are indeed relevant to the applicability of his ethical insights to political matters. Nevertheless, I will also demonstrate that the ethical stance of the *Specimen Polonorum* cannot be understood entirely as a precursor of his love-centred ethics since the concept of ‘amor’ as conceived in this treatise is not relevant directly from the point of view of the formation of Leibniz’s mature ethics. My argument draws, at crucial points, upon the polemical context of the *Specimen Polonorum*, i.e., to its being embedded in the debates among the parties of the various candidates during the election campaign.

*The Specimen Polonorum between the Nova Methodus and the Elementa Juris Naturalis*

Leibniz’s breakthrough to the ethical standpoint which he would develop further during his career consisted of two main elements: the creative reconsideration of the three-grade definition of justice in Roman Law, and the formulation of the maxim, ‘Justice is the charity of the wise’ with its interpretation as the highest grade of justice. The first appearance of his overview,” in *The Young Leibniz and His Philosophy (1646–76)*, ed. Stuart Brown (Dordrecht / Boston / London: Kluwer, 1999), 7n30.

5 In a recent paper, Gerd van den Heuvel denied any ethical relevance to the occasional writings in practical politics from the Mainz period claiming that all they took into consideration was sheer power interests. In an earlier work, Hubertus Busche came to the conclusion that the link between our own happiness and the happiness of others was established in the *Specimen Polonorum*, while according to a more modest claim of Francesco Piro, some elements of the election treatise would be pointing towards the breakthrough by emphasizing altruistic love based not on prudence but on wisdom. Gerd van den Heuvel, “Theorie und Praxis der Politik bei Leibniz im Kontext der Glorious Revolution und der hannoverschen Sukzession,” in *Umwelt und Weltgestaltung. Leibniz’ politisches Denken in seiner Zeit*, ed. Friedrich Beiderbeck et al. (Göttingen: Vanderhoeck & Ruprecht, 2015), 511–526; Hubertus Busche, *Leibniz’ Weg ins perspektivische Universum: Eine Harmonie im Zeitalter der Berechnung* (Hamburg: Meiner, 1997), 357; Francesco Piro, “Leibniz and Ethics: The Years 1669–72,” in *The Young Leibniz and His Philosophy (1646–76)*, ed. Stuart Brown (Dordrecht / Boston / London: Kluwer, 1999), 160.
basic structure of the spheres or grades of justice can be dated as early as 1667 in the *Nova Methodus discendae docendaeque Jurisprudentiae*. In §§ 73 to 75 of this treatise, Leibniz defined the first grade as that of the strict right (*jus strictum*), the second one as that of equity (*aequitas*), while designating the highest, universal grade of justice in the precept of an honest, or pious, life (*honestum vivere*).  

Leibniz’s way to the all-encompassing formula of justice as the charity of the wise, as well as the question of how its development can be linked to Leibniz’s work on ethics and jurisprudence in his Mainz period, is controversial in the Leibniz scholarship. This is not in the least due to the fact that the formula appeared rather late in Leibniz’s correspondence, and even later in a published work of his. Given the lack of such evidence from the Mainz years, historians of Leibniz’s thought are seeking for signs of this breakthrough of Leibniz’s definitions of the elementary terms of the formula, namely ‘wisdom’ and ‘love.’ It would be

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7 In publication, the formula ‘justitia est caritas sapientis’ appears so late as in 1693 in Leibniz’s *Codex Iuris Gentium Diplomaticus* (Riley, *Leibniz’ Universal Jurisprudence*, 33). To earlier occurrences in unpublished texts, see Riley, *Leibniz’ Universal Jurisprudence*, 284n24.
beyond the scope of the present study to give a comprehensive account of this issue. I shall confine myself to scrutinizing the relevance of the *Specimen Polonorum* within the frame of interpretation that Ursula Goldenbaum has given to the problem. According to her position, Leibniz achieved the decisive step towards his love-based mature ethics in one of his drafts to his *Elementa Juris Naturalis* from 1670 by finding a way of reconciliation between self-interest and altruism.  

The question concerning the possible relevance of the *Specimen Polonorum*, a political treatise written between the *Nova Methodus* and the drafts belonging to a planned *Elementa Juris Naturalis*, on the road towards Leibniz’s mature ethics, was hitherto posed with reference to the second one of the elements mentioned above, i.e., equity. As is known, Leibniz worked on the *Specimen Polonorum*, or more properly speaking, was working on texts related to the Polish election campaign amongst which the most important is the *Specimen Polonorum*, “night and day,” during the winter of 1668–1669. No direct evidence can be found in the text of this treatise that Leibniz took hypotheses of the *Nova Methodus* into consideration; there is one, however, in his *Comparatio propinquitatis Jagellonicae inter Ducem Neoburgicum & Principem Lotharingiae*. Before turning our attention to this text, a brief account of the genesis of the *Comparatio propinquitatis* and the *Specimen Polonorum* with special regard to the aspects relevant to the present subject matter seems necessary here.  

**Leibinz in Boineburg’s staff for Neuburg’s election campaign**

The election campaign for the Polish throne from the autumn of 1668 till the election on 19th June, 1669, was accompanied by an unusually large number of political treatises, pamphlets and leaflets, distributed in print form or in hand-written copies.  

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8 Ursula Goldenbaum, “It’s Love! Leibniz’s Foundation of Natural Law as the Outcome of His Struggle with Hobbes’ and Spinoza’s Naturalism,” in *The Philosophy of the Young Leibniz*, ed. Mark Kulstad et al. (Stuttgart: Steiner, 2009), 189–201.  
9 A IV, 1, xiv.  
10 So far, there is no complete catalogue of them. The most important accounts are Johann Gustav Droysen, “Beiträge zur Kritik Pufendorfs,” *Berichte über die Verhandlungen der Königl. Sächsischen Gesellschaft der Wissenschaften zu Leipzig. Philologisch-historische Classe* (1864): I. 61–72; Zygmunt Celichowski, *De fontibus qui ad abdicationem J. Casimiri*
the presentation of the polemics in which the election staff of the Count Palatine Philipp Wilhelm von Neuburg, headed by the Baron Johann Christian von Boineburg, was directly involved. On the one hand, I aim to support my thesis relying on philological evidence that Leibniz in the *Comparatio propinquitatis Jagellonicae inter Ducem Neoburgicum & Principem Lotharingiae* established a link between ethics and politics: the *Comparatio propinquitatis* witnesses Leibniz’s ambitions of binding the Polish election issue to his studies in ethics. On the other hand, the reconstruction of the context may support the thesis that in the *Specimen Polonorum* he modified this project and spoke about the concept of ‘amor’ in a psychological-emotional sense.

The Count Palatine of Neuburg had a lifelong love of the Polish throne that remained, however, unrequited. He founded his hopes on his first marriage (however unhappy it was, from 1642 till 1651) with Anne Catherine Constance Vasa, daughter of Sigismund III Vasa, King of Poland and Grand Duke of Lithuania. Besides his renewed efforts to secure a match for his daughters with a King of Poland\(^\text{11}\), he himself aspired for the sceptre of this important East European composite state in 1668.

Leibniz’s participation in the Polish royal election project became a constituent part of the formation of his political views during the crucially important Mainz years from 1668 till

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Like other political texts of his, from the *Securitas politica interna et externa* to the *Consilium Aegyptiacum*, the *Specimen Polonorum* is also closely connected to the principal objective of the politics of the Elector of Mainz, the Archbishop Johann Friedrich von Schönborn, i.e., to his struggle for the legal reform of the Empire and against French expansion on the Rhine. Its concrete political goal, the reinforcement of German political influence in Poland, in consequence of a due consideration of the weak sovereignty, and hence the international vulnerability, of the country, was in perfect harmony with Leibniz’s political efforts in Mainz.

Leibniz took part in the election campaign staff working for Neuburg’s case thanks to two different matters. First, due to his acquaintance with the Baron Johann Christian von Boineburg who secured him a job in the court of his own patron, the Elector of Mainz. This part of Leibniz’s life story is well documented. Boineburg and Leibniz must have become acquainted in Frankfurt in late 1667 or in early 1668. The Baron encouraged Leibniz to present a work of reference to Schönborn which would become his hastily composed and published, but even so path-breaking *Nova Methodus discendae docendaeque Jurisprudentiae*. Leibniz was commissioned then to contribute to Schönborn’s law reform and was appointed to the High Court of Appeal in Mainz in 1670. Besides that, Boineburg and Leibniz provided an unofficial but well received support of Schönborn’s French politics in the context of which Lebniz’s most important political treatises from his Mainz period, the *Securitas politica interna et externa* as well as his *Consilium Aegyptiacum* were written.

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The circumstances of a second, equally important, factor leading to Leibniz’s new commission, namely when and how Leibniz’s new-found mentor and friend Boineburg was appointed as Neuburg’s special envoy for the Warsaw election diet, are, however, rather unexplored. This intriguing story cannot be narrated here in detail. The point is that during the spring and early summer of 1668, Schönborn’s politics towards Louis XIV, the Count Palatine of Neuburg, and the Elector of Brandenburg Friedrich Wilhelm reached a phase that resulted in the rehabilitation (but not restitution in his office) of his former minister Boineburg, disgraced and for a short time imprisoned in 1664. It was due to this transient constellation that Schönborn approved of Boineburg’s appointment as election envoy of Neuburg by the Elector of Brandenburg who was pulling the strings in the hope and interest of Neuburg’s election as King of Poland. Hence, Boineburg’s mission and Leibniz’s treatise as parts of it were connected to Schönborn’s politics against the expansion of Louis XIV along the Rhine; yet in the Polish issue Boineburg could pursue his own goals and ambitions as well.

Boineburg was appointed as special envoy of Neuburg in early summer of 1668 in the expectation of John II Casimir’s upcoming abdication and the start of the election campaign and his mission with it in the month of July. However, the abdication did not take place until 16th September, 1668. In addition, the pro-Muscovite mood among the Polish nobility, the rivalry of leading European monarchs for the influence over Poland, and Neuburg’s overzealous efforts to secure as many crowned supporters of his case as possible impeaded the convocation of the election diet and, consequently, Boineburg’s Warsaw mission too for several months. Boineburg and his entourage departed for Poland as late as on the 11th of April, 1669.

The situation of Neuburg’s electoral legate was a peculiar one. Boineburg had just been entrusted with a task for which he, as a freshly re-activated fallen courtier and a former diplomat in the service of the Western and Swedish politics of the Holy Roman Empire, possessed neither power nor specific knowledge enough. During the months of patience the

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18 Czermak, Ostatnie, 297.
19 See the diary of a page in Boineburg’s entourage: Journale avec la description du voyage en Pologne, fol. 3r. (Universitätsbibliothek Erfurt, CE 8° 30).
Baron could see only one way to promote Neuburg’s case and this was the debate conducted in pamphlets among the rival parties in which he and his assistants, Leibniz among them, decided to participate with great verve.

In the last months of 1668, the Polish nobility held a heated discussion whether a foreign king should be elected to their throne again or they should favour a national Polish candidate this time. In the first wave of brochures at the end of 1668, Boineburg and his amanuenses, from the very beginnings impersonalizing a Polish nobleman, argued for a foreign king in general and for Neuburg’s suitability in particular. They advocated the idea of a foreign king in the pamphlet *Apologia pro fortissima Polonorum gente Extraneis Regibus, Non sine summo conservandae libertatis arcano hactenus feliciter usa* [An Apology of Foreign Kings to the most powerful Polish Nation, hitherto using this institution happily, together with the most important secret of conserving the liberty], responding to the Polish brochure *Exemplum litterarum ab equite Polono ad amicum intimae admissionis de currente anno 1668 datarum in quibus de eligendo Piasto sive indigena disputatur* [A Copy of a confidently communicated letter from a Polish Nobleman to a Friend, dated from the running year of 1668, in which the question of the election of a Piast, that is native, King is discussed]. Furthermore, to an attack on Neuburg’s eligibility by a still unknown author they responded in *Refutatia Objectiej dla ktorych się zda że Xiąże JEo Mść Neoburski inter Candidatos Korony Polskiey być nie może* [Refusal of the objections according to which it seems that the Duke of Neuburg cannot be among the candidates for the Polish Crown]. The campaign activity of the camp of Charles, Duke of Lorraine was meant to be neutralised by Leibniz’s genealogical tract *Comparatio propinquitatis*.

Besides refuting the arguments of others, the staff in Mainz opened, still at the end of 1668, a further, wider front by comparing the suitability of all candidates running then for the Polish throne in the pamphlets *Ad Serenissimam Rempublicam Poloniae, Fidelium Polonorum fida paraenesis* [A faithful admonishing of trusted Polish noblemen to the most serene Republic of Poland] and *Trutina Variorum Regni poloniae Candidatorum* [A balance of various candidates for the Kingdom of Poland].

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The campaign against the Prince of Condé and the Duke of Lorraine proved to be a fatal misstep for Neuburg’s cause by provoking a powerful response – but not from the side of those who were under attack. It was the Trutina that resulted in the voluminous refutation by the Polish Vice-Chancellor and Bishop of Chełmno, Andrzej Olszowski in his Censura Candidatorum, Sceptri Polonici [Censorship of the candidates for the Sceptre of Poland]. Olszowski, whose work became Leibniz’s principal target in the Specimen Polonorum, was by no means unknown in Mainz. Taking part in the imperial election in Frankfurt in 1658 as a legate of Poland, Olszowski asked in his speech before the Elector of Mainz for his mediation in the war between Poland and Sweden. Boineburg, who had a copy of Olszowski’s speech in his library, must have met him at that occasion. Between 1664 and 1666, Olszowski lived in Bad Schwalbach, not far from Mainz. He was an old enemy of the Elector of Brandenburg. His Censura Candidatorum, advocating the election of a national-Polish, “Piast” candidate more straightforwardly than its author did it during the election campaign, had a great impact on the outcome of the events.

Within a general anti-foreigner mood, the earlier Apologia elaborated the image of a benevolent Neuburg waiting modestly for an opportunity to arise to do even more good deeds for his beloved Polish than he had done so far. Against those who opposed a foreign king in general, this pamphlet could argue that there were good foreigners indeed. In response to arguments against foreign rulers, Boineburg’s staff could remind their antagonists that, on the one hand, such arguments could be formulated against a ruler of native origin as well since

24 Czapliński, Olszowski, 43.
they criticized the general character of power and of human nature. On the other hand, they could claim that Neuburg was an exception.

In the *Trutina*, this rather principle-based argumentation was substituted by a merit- and suitability-based one for it was impossible to argue against the Prince of Condé and the Duke of Lorraine, both foreigners as well as Neuburg was, along this dividing line between Polish and non-Polish. That was the reason why Boineburg and his secretaries introduced their eligibility tests, founding their counter-campaign on the Duke of Lorraine’s being too young and inexperienced, on the Prince of Condé’s debauchery and dependence on Louis XIV, and on the Muscovite candidate’s being non-Catholic.

Olszowski recognized that the suitability race can be turned against Neuburg too, since the German candidate’s advanced age and disquietingly great number of off-springs promised a king far from being the ideal for the Polish nobility in need of a ruler who would keep the command of the army for himself while leaving the leading offices to them. From Olszowski’s point of view, the principal gain of this move consisted in protecting the Polish-Piast candidate against the spiralling black propaganda since his identity was undefined yet. Even if Olszowski did mention the name of Michał Korybut Wiśniowiecki (the future Michael I), he was too unknown a figure to be worth attacking in person.

It was Olszowski who had reduced the number of the candidates who would merit either support or criticism to five, i.e., to the Muscovite candidate, to the Count Palatine of Neuburg, Louis II of Bourbon, Prince of Condé, Charles Duke of Lorraine and the Polish national candidate.²⁶ While Leibniz’s *Specimen Polonorum* discussed the same persons as Olszowski’s *Censura Candidatorum*, other pamphlets dealt with different candidates in different groupings.

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²⁶ „Neque sine ratione Candidatorum numerum ad quinque personas redigo, de pluribus hactenus nondum audito, & vanum censeo laborare ingenio, & conatu, pro illis, qui de Poloniae Sceptro nihil laborant, aut callidiore consilio in occulto latent, ut ostentâ mox fortunae spe, distractos defessosque Polonorum animos, & suffragia gratâ novitate in se vertant, novique et recentes tollant sceptrum.” [Andrzej Olszowski,] *Censura Candidatorum, Sceptri Polonici* (S. l.: s. d. [1669]), fol. a4 r.
Olszowski, while trying to guard his anonymity, sent two copies of his *Censura Candidatorum* to Mainz. Boineburg and his staff were counter-attacked by their own weapons. After Olszowski’s response, they had to go into a defensive position, spending a great deal of their efforts to clear Neuburg from the accusations, well-founded or not. In this new phase of the debate two, somewhat lengthy, pamphlets were written to discredit Olszowski’s allegations by the end of February 1669: *Censura Censurae Candidatorum Sceptri Polonici* [*A Censorship of the Censorship of the candidates for the Sceptre of Poland*], and Leibniz’s second, this time much more ambitious, treatise, the *Specimen Polonorum*.

In early April 1669, while Leibniz remained in Mainz to return to his philosophical and juridical investigations, Boineburg went to Warsaw not only to negotiate, intrigue, and bribe in Neuburg’s interest but also to continue the debate through brochures with the partisans of the Duke of Lorraine using the same printing facility as his adversaries. To these writings belong his election speech entitled *Propositio Legati Serenissimi Ducis Neoburgici* [*A Proposal of the Legate of the Most Serene Duke of Neuburg*] and a further apology of Neuburg, *Ducis Neoburgici ad Poloniae Sceptrum aspirantis & à multis iniquè traducti iusta defensio* [*A Just Defence of the Duke of Neuburg, aspirant for the Sceptre of Poland and unjustly calumniated by many*].

**The Comparatio propinquitatis and the Nova Methodus, § 74**

It was Leibniz’s genealogical tract from the early phase of the campaign that established a link between his systematic studies in jurisprudence and the occasional issue of Polish politics. The *Comparatio propinquitatis* is not unknown for scholars of Leibniz’s work. The editor of the third edition of volume one of the series IV (Political Writings) of the *Akademie Ausgabe*, Margot Faak, has proved Leibniz’s extended borrowings from this text to his *Specimen Polonorum* and argued for the probability of Leibniz’s authorship on this basis. The introductory paragraphs of it contain a strong, external evidence of Leibniz’s authorship

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27 Universitätsbibliothek Erfurt, 03 – Hsl. 8° 01853 (04); 03 – Jus.K 8° 00316 (19).

28 A IV, 1 [1983], 582.
in a sentence with a closely parallel wording to that of § 74 of *Nova Methodus*, being, consequently, a proof of Leibniz’s legally based ethical concern for the Polish issue:

“What is being said here is not about right but rather on equity; not about right in the strict but rather in a wide sense; not about faculty but rather about aptitude, as ancient lawyers put it. Thence, Neuburg does not claim that he be owed by anyone even the slightest thing due to his consanguinity and affinity [with the Jagiellonians]. It is only because the [Duke of] Lorraine is boasting of I do not know what genealogies and pictures, sending them around Poland, that he finds it proper to inform the world about *his* ties with the Jagiello origin too, which ties, being more splendid because by three titles stronger, are thereupon closer, i.e., are the next [in the succession]. We do acknowledge and respect in the noble Republic of Poland, not being bound by any bond or chain of [hereditary] succession, the perfect liberty to elect [a King]. But the freedom of will does not draw off the command of understanding. Understanding is directed by reason. Reason, however, together with the manner of the peoples, a custom hitherto respected by the Polish, if they do not order, nevertheless advice, not to go apart from the stem, blood, family so long as it is not extinct.”

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29 *Comparatio propinquitatis*, A1. „Quicquid hic dicetur, non de jure, sed aequitate, non de jure aut merito strictè, sed laxè sumto; non de facultate sed aptitudine, uti veteres Jurisconsulti loquebantur, intelligendum est. Neque enim Neoburgicus urget, ex consanguinitate & affinitate sibi deberi quicquam vel tantillum; solûm quia Lotharingus nescio quas Genealogias & imagines jactat, & per universam Poloniam circummittit, decorum putat, orbi & suam cum Jagellonicâ origine copulam enotescere, quae cum luculentior ac triplici nomine fortior, tum propior est seu proximior. Agnoscimus námque veneramûrque in Augustâ Rep. Polonicâ, nullis successionum vinculis catenisve obnoxî, summam eligendi libertatem. Sed libertas voluntatis non exuit imperium intellectûs. intellectus ratione ducitur. ratio autem ac mos gentium, cum Polonis servata haecenus consuetudo, non jubent quidem, suadent tamen, à stirpe, sanguine, familîa non discendi, quamdiu ipsa sibi non deest.” Except where otherwise noted, translations are my own.
Thus, in the *Comparatio propinquitatis*, Leibniz revisited the question of equity defined in §74 of the *Nova Methodus* as right in a wider sense and equated the relation of equity to right to that, in terms of Grotius’s distinction, between aptitude and faculty:

> „§74. ‚Equity or equality, that is, the ratio or proportion between two or more [rights claims], consists in harmony or congruence. This coincides with the principles of Aristotle, Grotius, and Felden. This requires that for he who harms me, no murderous war is perpetuated, but rather restitution. A rule for the judge is to be used: what you do not want for yourself, do not do to another; likewise, it follows that not so much imprudence but rather deceit and wickedness are to be punished; and likewise, the deceptive points of a contract may be annulled, and persons taken advantage of may be aided. For the rest, equality itself requires that strict right be observed. Here belongs Hobbes’ injunction for peace. But equality provides only right in the wide sense, or according to Grotius an aptitude for acquisition, which imposes on the other the full obligation [not to impede it]. For example, it is equitable that the one who through deceitful practices has removed a debt owed to me, nevertheless still owes me, although the legal process of pursuing the debt is not given to me; to take some action or make some exception or petition derives from pure right (unless some law is added). Nevertheless, that person is obligated to give me what I am owed. Hence this precept: *give to each his due*. But the law or superior makes way for equity, and from this sometimes provides for legal action or exception.”

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In the *Comparatio propinquitatis*, Leibniz’s argument is based on an analogy with the example of the honest creditor and the deceitful debtor mentioned in § 74 of *Nova Methodus*. As the example shows, in case of equity it is up to the superior to decide between rivalling right claims. Now, in Poland this “superior” is the nobility. The short-changed creditor was supposed to be Neuburg, while the Duke of Lorraine could be considered as the debtor who deceitfully made use of the juridical subtlety to argue for his genealogical proximity to the Jagiellons. That is why he “boasts of” (“jactat”) his propinquity to the Jagiello House, i.e., he claims a right he clearly does not possess. Against the Duke of Lorraine’s machinations, Neuburg could devise no legal means; the “superior,” however, can “make way to equity” by substantiating Neuburg’s claim. In order to achieve this, Leibniz exhorted the sovereign Polish nobility to use their rationality and decide in Neuburg’s favour. Moreover, the paragraphs under question show that for Leibniz the stance of the Polish nobility exemplified the voluntarism against which he wanted to develop his ethics.32

**The concept of ‘amor’ in the Specimen Polonorum: emotional, not jurisprudential**

As his position in the *Comparatio propinquitatis* shows, Leibniz’s first intention must have been to regard the Polish king election issue on the second grade, that of equity, of his law-based ethical research. The arguments of the *Specimen Polonorum*, however, as we will see, were connected to the first grade of justice, to that of strict right. The words ’facultas’ and ’aptitudo’ did not occur in the *Specimen Polonorum*, though the bulk of the genealogical argumentation was integral to it. The rational election (“*Electio non per SORTEM, sed rationalis esto*”), as Leibniz conceived it, regarded aspects of the candidates’ suitability,
namely utility, virtues, and “probability,” i.e., which candidate is worth trying. Thus, the argument was not founded on the assumption that aptitude (dignity) can shift into right claim but on Neuburg’s fitness to the throne of Poland.

Nonetheless, what Leibniz rejected explicitly was not the application of the second but rather of the third grade, that of the pious, God-directed life to the Polish issue. As it became more clearly visible on the basis of what had been said before, Proposition VIII of this treatise was nothing else but the rejection of a possible application of the precepts of piety of *Nova Methodus* to the Polish context:

„*Hence, what useful is for the nobility of Poland, is just.* But, one may ask, what if noblemen brought the plebeians in a hopeless situation, if they treated them like beasts, if they converted liberty into licentiousness – would be all this a just thing as well? Not at all; the Cossacks had taught us by a sorrowful example that this is in reality not useful for the noblemen either. And above, we have restrained liberty for security’s sake and this is not compatible with violent licentiousness.***

Hence, in Proposition VIII there was an implicit reference to § 75 of *Nova Methodus* i.e., to the third grade of justice, namely to the interdiction of the abuse of beasts and creatures, concretized in the Polish context as serfs mistreated as beasts. Here occurred the word ‘justum’ in a rhetorical question showing that Leibniz regarded the Polish king election as a situation not subsumed under the rubric of divine justice. According to Leibniz’s

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33 Prop. XIX–XX; A IV, 1, 18–19.
34 „*Ergo quod Poloniae Nobilitati utile, id justum est.* At, inquies, quid si Nobiles plebem ad incitas redigant, bestiarum numero habeant, libertatem in licentiam vertant, an hoc quoque justum erit? minimè verò, sed hoc ne ipsis quidem Nobilibus reverà utile esse, Cosacci tristi exemplo docuerunt; libertatem quoque securitatis curà supra fraenavimus, quae ingrumente licentia constare non potest.” A IV, 1, 10.
35 „*Hinc coincidit utilitas generis humani, imò decor et harmonia mundi, cum voluntate divina. Ex hoc principio jam ne bestiis quidem et creaturis abuti licet*” (A VI, 1, 344). „*Here [i.e., in the third grade of justice], coincides the utility of humankind, indeed, the beauty and harmony of the world, with the divine will. From this principle it is never permitted to abuse beasts and creatures.*” Qtd. after Johns, *Science of Right*, 162. Cf. Busche, *Leibniz’ Lehre*, 42.
suggestion, there was no beauty nor harmony in the Kingdom of Poland because the Polish nobility did not make efforts to bring its liberty into harmony with the divine order.

This comparison between Proposition VIII of the *Specimen Polonorum* and § 75 of the *Nova Methodus* may prove sufficiently that Leibniz intended to ponder the Polish issue within the theoretical frame of his research into jurisprudence. But the explanation of why Leibniz did not consider the Polish election issue from the perspective of the third grade of justice does, of course, not explain in itself why he renounced in the *Specimen Polonorum* of applying the second grade of equity to it as in the *Comparatio propinquitatis*. In this decision he might have been prompted by Olszowski’s severe opinion about the Germans and their hatred towards the Polish:

„Neuburg’s way to the Kingdom is obstructed by his being a German Prince. I have learnt from a great author, Maximilian Fredro, Castellan in Lviv, an eminent man in writing and politics an objection against Ernst of Austria saying *that he was from the German people, which nation hated the Polish from birth.*”

Leibniz’s concern with love originated in the *Specimen Polonorum* in the mistrust of the Polish against Neuburg about which he read in Olszowski. He could easily recognize that the main obstacle in the way of Neuburg’s election was emotional. His course of action was clear before him: deter the antipathy from Neuburg and reverse the public mood by some way into love. Leibniz had to renounce the juridical approach because Olszowski had made it clear that the Polish nobility as a sovereign was not only an arbitrary but also an antagonist which fact made the analogy established in the *Comparatio propinquitatis* untenable.

In his letter to Hermann Conring from 13th/23rd January, 1670, Leibniz revisited the Grotian distinction between *jus strictum* and *jus laxe sumptum* and made an important addition saying that *jus strictum* should belong to the sphere of the ethics, i.e., to the interpretation of law, while *jus laxe sumptum*, i.e., equity, would make out the sphere of

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36 „Obstruit Neoburgico aditum Regni, Principem Germaniae esse. Magno auctore didici Maximiliano Fredro Castellano Leopolien[s]i, eminenti in literis & Republicâ Viro obiectum id Ernesto Austriaco, quòd è populis Germanis oriundus esset, quae gens natale fert odium in Polonos.” Olszowski, *Censura*, fól. B2 v. There are marginal notes in the chapter on Neuburg in one of the copies of Olszowski’s work in the Universitätsbibliothek Erfurt (03 - Hsl. 8° 01853 (04)), with special attention to these emotional statements.
politics where law is being created. In this context, stepping back to the first grade of justice in the *Specimen Polonorum* should mean that he was not expecting political action, i.e., legislation, in Neuburg’s interest any more but his starting point was his insisting to the existing law.

The striving for avoiding harm and damage belonged to the first grade. Politics, however, belonged to the second grade since, in contractual terms, the grade of the strict law posited people in the state of nature while they are considered in the second one as united in a political community. As Leibniz formulated in the same letter to Conring: „To this one [i.e., to the first grade] belongs the legal percept of not doing harm to anyone, or avoiding harm […] That one [i.e., the first grade] posits humans in the state of nature (i.e., outside of a political community), this one [i.e., the second grade] conjuncts them in a political community.” In this context, the reason becomes clear why Leibniz posited Neuburg’s (but also the other candidates’) case on the first grade of the justice. With relation to the Polish political community, they are in the state of nature since they are not members of it. Since they are not bound by the laws and rules of this community, they are solely able to do harm or benefit to it. Now, persons who cause harm to the community exclude themselves from it; and, logically enough, those harming it from the outside are not eligible to be members of it let alone be endowed with a higher office.

According to the definition of ‘amare’ in Proposition XXXVII, love is nothing else but finding delight in others’ benefit. In an inserted *Corollary* about the connection between benefit and love, Leibniz intended to prove that because of his benefits, Neuburg merited to


**38** „Illuc pertinet praeceptum juris de neminem laedando, seu damno vitando. […] Illa homines discriminat in statu naturali (id est extra civitatem) positos, haec conjungit in civitatem.” A II, 1, 47.

**39** A IV, 1, 8 and 14.

**40** E.g. A IV, 1, 55 and 72.

**41** „Amare est delectare alterius bonis.” A IV, 1, 34.
be loved. Hence, the interpretation of love was utilitarian. We love those from whom we can expect more good or benefit. A contrary notion of love, unsurprisingly enough, is hatred. ‘Amor’ was the integrating concept in the Specimen Polonorum: Neuburg’s personal qualities would have brought utility and benefits to the Polish people; these benefits were proofs of Neuburg’s love towards them since he did them good in order to delight himself in their good.

In accordance with this, friendship is nothing else but mutual love in the Polish election treatise. The Polish are glad of Neuburg’s good and he is glad of their good. On this mutual basis, Neuburg could expect the Polish nobility to return his benefits towards them by doing him the favour of electing him. Hence, love is based in this treatise not on the Christian interpretation of the term but rather on its linkage to the concept of favour so far as to love someone means nothing else but to favour them for their beneficent deeds. A true friend is altruistic, i.e., sees the good of the other. Because there is no self-love in the ethical vocabulary of the Specimen Polonorum but only altruism, Leibniz needs the reciprocity to make everyone happy.

Leibniz’s early reading of Hobbes and his ethical stance in the Specimen Polonorum

In his Polish election treatise, Leibniz excluded the possibility of interpreting phenomena of Polish politics on the level of equity. It may remain true that Leibniz situated politics on the second grade of his three-grade system of justice in general but it was on the first grade in this case to remain there over the whole of the security-centred Mainz period. This is not surprising in the light of the fact that security belonged to the lowest grade of justice as Leibniz’s addendum to § 74 of the Nova Methodus on his own copy made it clear: „Altior

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42 Cf. A IV, 1, 45: “Ergo Neoburgicus eâ re non odium, sed amorem meretur”. Olszowski took stance in this issue in the following terms: „We renounce this inopportune love and favour of Neuburg towards Poland; it is not necessary to do a favour to those who would detest it.” „Amori et favori [scil. Neoburgici] in Poloniam non opportuno; sponte renunciamus nec invisis beneficium conferri necesse habetur.” Olszowski, Censura, fol. A2 r.

43 A IV, 1, 49.

44 “Verus Amicus Amici bona per se expetit.” A IV, 1, 34; “Verè Amicus magnum bonum alterius parvo suo praefert.” A IV, 1, 35.
Leibniz seems to be making efforts to reconcile the Aristotelian concept of ‘finis’ as an ideal goal with the more realistic Grotian definition of this concept in _De jure belli ac pacis_ as ‘safety and security’ (salus atque securitas). To develop this realistic proposal in the _Specimen Polonorum_, Leibniz chose a hedonistic ethics. As Maria Rosa Antognazza has already noticed it, Leibniz made a distinction between the immediate goal of a state which he called its scope (scopus) and its ultimate aim, i.e., its finis. Poland’s immediate goal consisted in liberty and security which in practice meant that Polish liberty should be constrained by the needs of security. The final aim of any political community must be happiness which he defined, in conformity with his hedonistic standpoint, as the presence of pleasure and the absence of pain. In Poland’s case, this means, realistically interpreted, the absence of evil.

The paramount importance of security, however, did not exclude a due consideration of ethical issues in general and that of “political” love in particular in the _Specimen Polonorum_. This treatise is indeed part and parcel of Leibniz’s “loud” thinking with pen at hand over the foundations of ethics in his Mainz years. Beginning this intellectual process even earlier in his _De Arte Combinatoria_ from 1666, Leibniz argued for the desirability of finding the mean between love and hatred.

45 A VI, 1, 343.
48 Antognazza, _Leibniz_, 115.
49 “scopus Reipublicae Polonicae libertas et securitas esse debet” A IV, 1, 8.
50 “libertas securitate fraenata” A, IV, 1, 7.
51 “[f]inis est felicitas” A IV, 1, 7.
52 “Felicitas est praeuentia bonorum, absentia malorum, quanta haberi potest” A IV, 1, 7.
53 „Justitia (particularis) est virtus servans mediocritatem circa affectus hominis erga hominem, juvandi et nocendi, seu favorem et odium. Regula mediocritatís est: licere eò usque
an Aristotelian mould. Thus, Leibniz posited justice in connection with the affects to arrive at a theologically coloured re-interpretation of Thrasy-machus’s position.⁵⁴ As we will see below, it was in the *Specimen Polonorum* that he broke with this position declaring that the mid-way between them must be excluded and, hence, making an important step towards his engagement with love as the fundamental concept of his ethics.

In his drafts for the *Elementa Juris Naturalis*, as Ursula Goldenbaum noticed it, Leibniz “follows Hobbes in defining the good as that which will be strived for [conatur] and the bad as that which will be avoided.”⁵⁵ Without paying special attention to the term ‘conatus’, Leibniz’s position was similar in the *Specimen Polonorum* where he defined the concepts of ‘good’ and ‘bad’ in a Hobbesian vein. This solution shows that attributing the basic dispositions of striving for good and avoiding evil to humans could be a perfectly workable hypothesis without embedding it any kind of natural philosophy.

In the *Specimen Polonorum*, Leibniz did ask the question: What is the good?⁵⁶ He deployed the answer in three steps. First, he put forward that the answer would be a prudential one.⁵⁷ Next, he gave some examples of good things in honest, cheerful, and useful ones (*honestum, jucundum, utile*).⁵⁸ Finally, the reader was given a Hobbesian definition of what the good is: “Bonum est, quod appetitur.”⁵⁹

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alterum (me) juvare, quo usque (alteri) tertio non nocetur.” A VI, 1, 229. Quoted in Goldenbaum, *It’s love!,* 196.

⁵⁴ “Quare ostendimus Justitiam et ipsam in affectuum moderatione esse positam. [...] Justum esse potentiori utile. Nam DEUS propriè et simpliciter est caeteris potentior (homo enim homine absolutè potentior non est, cum fieri possit, ut quantumcunque robustus ab infirmo occidatur. [...] Igitur Gloriam DEI mensuram omnis juris esse manifestum est.” A VI, 1, 230.


⁵⁶ “Restat ergo ut sciat, quod bonum est.” A IV, 1, 22.

⁵⁷ “Qui scit, quid bonum sit, prudens est.” A IV, 1, 22; “Prudens debet scire, quid bonum sit.” A IV, 1, 24.

⁵⁸ A IV, 1, 35.

⁵⁹ A IV, 1, 35.
More importantly, Leibniz’s definition of evil stayed on a Christianly qualified Hobbesian footing as well. He defined the greatest evil in these terms: “The greatest evil is eternal death; the greatest political evil is the eternal death of the political community.” 

Taking into consideration that political death in Hobbes consisted in civil war, we are in a better position to understand why Leibniz was playing so much with the gloomy prospect of a civil war in Poland. Concerning internal stability, Leibniz’s arguments drew heavily on Hobbes’s views. In opposition to Olszowski’s picture of the present of Poland as a politically independent, consequently happy, country, Propositions I and II of the Specimen Polonorum depict an unhappy Poland suffering from civil war where quietude and safety are of paramount importance. His drawing upon Hobbes’s position concerning the *summum malum* indicates that Leibniz, again in harmony with Hobbes’s views, put the concept of the greatest evil, i.e., death into the focus of his ethics rather than that of the *summum bonum*, i.e., happiness.

In the Specimen Polonorum, Leibniz did not embrace the concept of conatus from Hobbes’s philosophy and in harmony with this decision, nor did he adopt his concept of happiness and *summum bonum* as a goal to be pursued endlessly but never to be reached. A shift of this position in his ethical research characterises first the fifth draft of the Elementa Juris Naturalis. In the Specimen Polonorum he seems to have put aside the theoretical problems which was the result of relying on Hobbes’s notion of happiness as a never attainable *summum bonum* though the tension had remained palpable ever since his Demonstrationum catholicarum conspectus from 1668-1669; a work written more or less in the same time as the Specimen Polonorum. Leibniz’s dictum saying that “finis est felicitas”

60 „Aeterna mors summum malum est, civilis civile” A IV, 1, 50.

61 “securitati internae” A IV, 1, 17.


63 „Vivimus eâ felicitate incomparabili Poloni, ut Patrimonium non simus, neque Haereditario Jure in Principis alicujus personae aut familiae servitium cedamus, sed Dominos ultrò Nobis adoptemus, quibus Electis, non serviendum sed parendum sit.” Olszowski, Censura, fol. a2 v.


65 Ibid.

66 A IV, 1, 7.
left the question concerning the very attainability of this goal open; qualifying felicity as „praesentia bonorum, absentia malorum, quanta haberi potest”67 provided, however, a rather realistic definition of happiness.

On the basis of parallel arguments in the second draft of the *Elementa Juris Naturalis* it is easier to explain this lapidary statement on Poland’s felicity. Happiness is another, higher, level in the life of a political community; a commonwealth can step forward to this level of happiness once the preconditions of security (this central concept in Hobbes’s political philosophy68) are fulfilled.69 Security forms, however, an indispensable basis; no state can subsist without security. It is characteristic for despotic states as well as for other ones but only a ‘respublica’ (commonwealth) is able to reach that autarky which provides felicity for the citizens.70 Leibniz distinguished between the best kind of state and the best „form” of state: this latter is where the citizens are the happiest.71 With this claim he challenged, with

67 Ibid.


69 „Porro si qvis homo aut Concilium ita fortis sit, ut praestare omnibus securitatem possit, imò felicem reddere, is jure alios cogere potest, et ab omnibus juvari debet ad communem felicitatem.” A VI, 1, 439.

70 „Respublica est civitas qvae ultra securitatis formam habet formam autarkeias seu praebendae felicitatis. *Dominatus* subsistit intra securitatem. Et hoc est herile et despoticum. Nam alioqvi Respublica, in qva forma non est securitatem saltem magnae parti praestantis, jam dissoluta est.” A VI, 1, 446.

71 „Extrinsecè multis utiqve modis, sed qvi ad rem pertineat uno, nimirum cumulo bonitatis, atqve accessorìe, si scilicet homines non tantùm in securitatis, sed et aliorum bonorum opinione vivant, qvorum maximus gradus est in optima Reipublicae forma, in qva vivunt in opinione praestantium sibi felicitatem. Formam hic voco ipsam externam faciem. Aliud est autem Respublica optima, aliud formam habens optimae. Optima est in qva homines vivunt in felicitate.” A VI, 1, 446.
reference to Poland as an example to the contrary, Hobbes’s view that a state cannot attain security without a singular will that expresses the will of the community.\textsuperscript{72}

On the basis of a parallel argument in the \textit{Elementa Juris Naturalis}, Neuburg’s election programme can be translated in terms of security, autarky, and happiness as follows. Poland disposes of autarchy as a basic precondition of prosperous felicity.\textsuperscript{73} It has, however, massive deficit concerning security. Neuburg’s plan, in Leibniz’s interpretation focusing on Poland’s domestic and international security, offered exactly what had been missing from the country’s felicity. Moreover, this project could be implemented without touching the sacrosanct foundations of the Polish-Lithuanian Commonwealth: the republic of the nobility and the shared sovereignty among its members: political institutions which Leibniz regarded as immovable.\textsuperscript{74} This is why Neuburg’s option, or so Leibniz hoped, could seem a more attractive offer than that of his rivals. The Russian tsarevich, for example, was supposed to reinforce the security of the country together with the introduction of despotic political institutions while the Prince of Condé proposed to bring not only French military assistance to Poland but also French-type, centralised and absolutistic, monarchical power.

If the concept of ‘conatus’ in the third draft of the \textit{Elementa Juris Naturalis} attests to the fact that Leibniz jotted down this draft after being acquainted with Hobbes’s natural philosophy\textsuperscript{75}, then the absence of this concept in the \textit{Specimen Polonorum} and a non-technical usage of the very word shows that this treatise was written before his acquaintance with it.\textsuperscript{76} This may explain why Hobbes’s concept of love based on self-interest, which is held by Ursula Goldenbaum as the decisive step towards the mature ethics, was missing from it as well. In the absence of the concept of a ‘conatus’ uniformly determining humans’ deeds,

\textsuperscript{72}”Cùm enim nulla sit certitudo securitatis nisi sit voluntas quaedam certa praestandi, ea autem in multitudine esse non possit, necesse est ad perfectionem civitatis esse quandam voluntatem certam qvae pro voluntate civitatis habeatur. Sed hoc non, ut voluit doctissimus Hobbius, in omni civitate necessarium est. Ecce enim Poloniam intueamur, nulla in ea seape consensus obtinendi ratio.” A VI, 1, 447.

\textsuperscript{73}”\textit{Nobilitas et per consequens Respublica Polonica sibi sufficit.” }Proposito II; A IV, 1, 6.

\textsuperscript{74}”\textit{Bonum Reipublicae cum bono Nobilitatis in Polonia jure coincidit.” }Proposito I; A IV, 1, 6.

\textsuperscript{75}Goldenbaum: \textit{It’s love!}, 199.

\textsuperscript{76}A IV, 1, 39 and 51.
Leibniz seems to have held the position of the compatibility of the natural instinct of self-preservation on the level of the “mortal God,” the state, with altruism concerning the ethical motivation of human beings. Hence, he did not have to recur to the reconciliation of self-love and altruism by “the natural affect of love.”\(^77\) In the *Specimen Polonorum*, self-love did not pose a problem for him, conceiving love exclusively as altruistic. Thus, if the breakthrough of the mature ethics consists in this moment, then it could not occur in the treatise on the Polish king election because one of its preconditions, namely self-love, was missing still.\(^78\)

We can go a step further by asking whether the definition “We love a thing whose happiness causes our own pleasure”\(^79\) can against the background of what is being said here be held as Leibniz’s breakthrough towards his mature ethics. Leibniz’s work of conceptual definitions by identical propositions, starting with the *Specimen Polonorum*, continued in the drafts pertaining to his planned *Elementa Juris Naturalis*. The definition under scrutiny belongs to one of these sequences:

“Prudence is the art of living, i.e., the art of procuring happiness to us.” […] / (“Wisdom is the science of happiness.”) […] / “Happiness is the state of pleasure without any pain.” / “Misery is the state of pain without any pleasure.” / “Pleasure is what is being striven for its own sake” / “Pain is what is being avoided for its own sake.” […] / “We love a thing the happiness of which is joyful for us.” / „We hate a thing the misery of which is pleasant for us.” / „Friendship is a state of mutual love.” […] / „Damage is the decrease of good.” […] / „Useful is what good is for the reason of another thing.” […] / “The presence of good is good; the absence of evil is good.” […] / “The ultimate aim, i.e., the good for its own sake is what is being striven without the appetite for another thing.”\(^80\)

\(^77\) Goldenbaum, *It’s love!*, 200.

\(^78\) To the position of Hubertus Busche concerning this issue and to Ursula Goldenbaum’s critique on it, see Goldenbeum, *It’s love!*, 199n27.

\(^79\) Goldenbaum, *It’s love!*, 199.

\(^80\) „Prudentia est ars vivendi, seu ars procurandae sibi felicitatis.” […] / („Sapientia est scientia felicitatis.”) […] / „Felicitas est status voluptatis sine dolore.” / „Miseria est status doloris sine voluptate.” / „Voluptas est quod appetitur propter se.” / „Dolor, quod vitatur propter se.” […] / „Amamus rem cuius felicitas nobis jucunda est.” / „Odimus rem cuius misery nobis jucunda est.” / „Amicitia est status mutui amoris.” […] / „Damnnum est boni
This draft can help us to a better definition of the friendship between Neuburg and the Polish people: it was mutual love. As the Specimen Polonorum said, Neuburg merited not hatred but rather love.\textsuperscript{81} To this was added that there was no third way between love and hatred. No one could be indifferent.\textsuperscript{82} It was the definition of ‘amor’ as linked to ‘odium’ (\textit{“We love a thing the happiness of which is joyful for us.”} / \textit{“We hate a thing the misery of which is joyful for us”}) that attached the draft in question to the Specimen Polonorum. Hence, to the question of whether the negation of the relevance of the second and third grades of Leibniz’s theory of justice in case of the Polish election treatise had any impact on the interpretation of the above draft as the text where the breakthrough of the mature ethics was supposed to have occurred one can answer as follows. The above-quoted third draft for the Elementa Juris Naturalis did contain an important step towards the mature ethics so far as it replaced the concept of benefit by that of happiness. It seems, however, to be insufficient for signposting it as the moment of the breakthrough of Leibniz’s mature ethics. The context of the definition under question shows that the notion of ‘amor’ was interpreted as the contrary concept of hatred in terms of human emotions and not with relation to God. The point Leibniz celebrated somewhat later in 1671 as his crucial discovery in ethics was, however, not only to equate love and justice but also to equate the love towards all men with the love of God.\textsuperscript{83}

\textit{Conclusion}

decrementum.” […] / \textit{“Utile est qvod alterius causa bonum est.”} […] / \textit{“Praesentia boni bona est; absentia mali bona est.”} […] / \textit{“Finis seu bonum propter se est qvod appetitur nulla ad alterius appetitum habita ratione.”} A VI, 1, 456–58.

\textsuperscript{81} A IV, 1, 45.

\textsuperscript{82} “Ergo quem metuimus, nisi amemus, odimus. Haec limitatio necessariò addenda est. Alioqui sequeretur, Deum simul timeri et amari non posse: Sic ergo intelligendum: in eum quem metuimus, medio inter amorem et odium affectu ferri nos non posse, necessariò vel amandum vel et odio prosequendum.” A IV, 1, 49.

\textsuperscript{83} First of all, in his letter to Antoine Arnauld, November 1671: “Ostendo, omnem obligationem summo conatu absolvi: idem esse amare omnes et amare Deum, sedem harmoniae universalis; imo idem esse vere amare, seu sapientem esse, et Deum super omnia amare, id est, omnes amare, id est, justum esse.” A II, 1, 280.
Among Leibniz’s occasional writings in the Mainz period, it was the *Specimen Polonorum* that established the links between practical politics and theoretical research into ethics and metaphysics. Its main outcome, the emphasis on security in politics remained valid in his subsequent writings as well. This treatise, together with his preceding text pertaining to the Polish royal election campaign, the *Comparatio propinquitatis*, tested the theory of the *Nova Methodus* in the praxis. This theory proved to be workable so far as a political programme could be built upon it without the violation of its principles. However, its disadvantage was that this particular political programme could interpret Polish politics only on the first level of Leibniz’s three-grade system of right. I intended to prove that Leibniz’s everyday experience in the practical school of politics did have impact on his theory, juridical or ethical. Leibniz’s occasional political treatises from the Mainz period tested the theory in concrete situations, helping to draw the boundary of its applicability and simultaneously to search for a higher unity. The most important witness of this knowledge process was the *Specimen Polonorum* being, similarly to the other major political works form these years, like the *Securitas publica interna et externa* or the *Consilium Aegyptiacum*, a detailed case study in a concrete political situation while containing, in contradistinction to them, also theoretical parts closely linked to his research into the science of right.

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