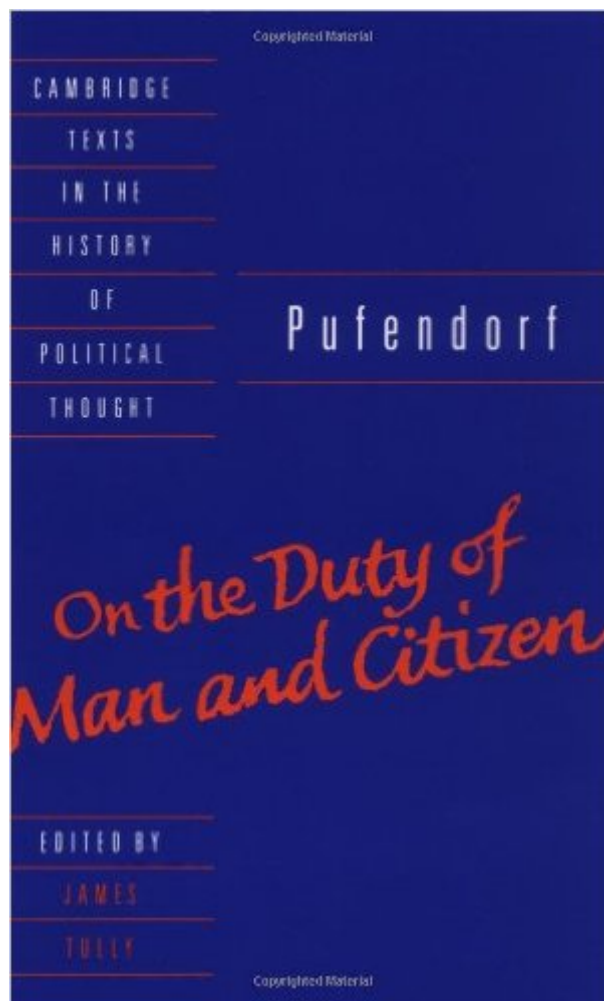


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Pufendorf: On The Duty Of Man And Citizen According To Natural Law (Cambridge Texts In The History Of Political Thought)



Synopsis

Samuel Pufendorf is one of the most important moral and political philosophers of the seventeenth century. His theory, which builds on Grotius and Hobbes, was immediately recognized as a classic and taken up by writers as diverse as Locke, Hume, Rousseau, and Smith. Over the past twenty years there has been a renaissance of Pufendorf scholarship. *On the Duty of Man and Citizen* is Pufendorf's own epitome of his monumental *On the Law of Nature and of Nations*, and it served as a basic text in European universities throughout the Enlightenment. This edition has a lucid and historically sensitive translation by Michael Silverthorne, the first since the early twentieth century. James Tully's introduction sets the text in its context, summarizes the main arguments, surveys recent literature on Pufendorf, and shows how Pufendorf transformed natural law theory into an independent discipline of juristic political philosophy that dominated reflection on politics until Kant.

Book Information

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Customer Reviews

Explanation: Pufendorf creates an abridged but complete system of his natural law 'juristic' philosophy. It is covered in two books located in this single edition. People who are interested in Thomas Hobbes, Hugo Grotius, and John Locke will find Pufendorf especially interesting. (Pufendorf was a major influence on Locke.) Summary: The book is written very lucidly but also written very tersely. This can be deceiving because there is a lot of thought packed into each sentence. Pufendorf starts out by explaining in the preface how he separates natural law from divine

law and how natural law isn't necessarily god's law because god's law would only affect a being in the after life. He then creates the Sovereign and Civil Society argument out of this. He defines his natural law in human sociality -how humans relate to each other and their environment. Whether it be between man's self, his fellow men, society in general, human action, contracts, language, duty to god, and property, natural law is at work. Pufendorf covers all these topics in the first book. The second book covers natural law and institutions. The biggest institution covered is the state but Marriage and Family are also covered. Pufendorf also describes the function of civil laws as legislating on subjects undefined by natural law. Another function of civil society in Pufendorf's view is to promote natural law through civil law or at least respect it. Comments: Sorry for the uber-brief summary but the book is quite short. I had to say I really loved it and it was much easier to read than Hobbes. Reading this today you get the feeling that a lot of what Pufendorf is saying is self-evident but for the time period (i.e. 1672) this was mind boggling stuff.

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