

# TABLE OF CONTENTS

INTRODUCTION	xx
Asbjørn Eide and Gudmundur Alfredsson	
I. Origins	xxv
II. Contemporary Appraisal	xxviii
III. The Approach and Scope of this Book	xxxii
THE ORIGINS OF THE UNIVERSAL DECLARATION OF HUMAN RIGHTS	3
Åshild Samnøy	
I. Introduction	3
II. Human Rights on the Agenda of the United Nations	3
III. Vying for Influence	6
IV. Declaration or Convention?	10
V. Negotiations on Substance	11
VI. Obstacles to an Agreement	12
VII. Five Facilitating Factors	14
1) Rejecting Controversial Issues	14
2) General and Vague Formulations	15
3) Limitation Clauses	16
4) No Philosophical Justification?	17
5) Crosscutting Cleavages	18
VIII. The Importance of the Time Factor	20
References	22
THE UNIVERSAL DECLARATION OF HUMAN RIGHTS: HOW THE PROCESS STARTED	23
Jakob Th. Möller	
A Brief Overall History	25
THE PREAMBLE OF THE UNIVERSAL DECLARATION OF HUMAN RIGHTS	27
Martti Koskenniemi	
1. Introduction	27
References	39

ARTICLE 1	41
Tore Lindholm	
I. Introduction	41
II A. Article 1 from the Drafting Committee of the Commission on Human Rights to the Third Committee of the General Assembly	42
A. The First Proposals for Article 1	42
B. The Intervention by UNESCO	46
C. Other Contributions.	49
D. The Voices of Governments	49
E. The Final Proposal by the Commission on Human Rights	51
II B. Article 1 before the Third Committee of the General Assembly	52
A. Transfer of Article 1 to the Preamble?	53
B. Debating the Sources of Human Rights: Exit God, Nature, and Human Nature	55
C. "Born Free and Equal in Dignity"	58
III. Subsequent Normative Developments	63
A. General	63
B. Legal applications	64
C. Political Applications	66
IV. Appraisal	67
A. Improvements over Predecessors	67
B. Practical Potential?	70
C. A Reasonable Claim to Validity?	71
ARTICLE 2	75
Sigrun Skogly	
I. Introduction	75
II. Historical Development	76
III. Developments between 1945 and 1948	77
A. Grounds for Discrimination	78
B. The Link between Article 2 and Article 7	79
IV. Codification in International Law	80

A. The Two International Covenants on Human Rights	80
B. Regional Human Rights Conventions	81
C. The Convention on the Elimination of All Forms of Racial Discrimination	82
D. The Declaration and Convention on the Elimination of Discrimination against Women	83
E. Religious Intolerance	84
V. Implementation of the Provision in the Nordic Countries: a Special Emphasis on Norway.	85
VI. Concluding Remarks	87
ARTICLE 3	89
Lars Adain Rehof	
I. Protection of Life	89
A. Article 3 in the Context of the UDHR as a Whole.	89
II. Travaux Préparatoires.	90
A. Rights/Duty Structure of the Provision	90
B. "As from the Moment of Conception" - Protection of Unborn Life	91
C. The Question of Abolition of the Death Penalty	92
D. The Question of Wider Protection of the "Integrity" of the Individual	93
III. Contemporary Legal Questions	94
A. The Right to Life	94
B. Provoked Abortion	94
C. Experimentation on the Human Embryo and Human Genetic Material	98
D. The Death Penalty	98
E. Use of (Lethal) Force by State Agents.	100
F. The Question of Positive Obligations	101
IV. Concluding Remarks	101
ARTICLE 4	103
Nina Lassen	
I. Introduction	103
II. The Drafting Debates	105

III. The Further Elaboration of Anti-Slavery Standards.	107
A. The Convention for the Suppression of the Traffic in Persons and of the Exploitation of the Prostitution of Others	107
B. The Supplementary Convention for the Abolition of Slavery, the Slave Trade, and Institutions and Practices Similar to Slavery	108
C. The Covenant on Civil and Political Rights and the Covenant on Economic, Social and Cultural Rights	109
D. Apartheid and Colonialism	110
E. The International Labour Organisation	111
F. Convention on the Rights of the Child	111
G. Convention on the Elimination of All Forms of Discrimination against Women	112
H. Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families	113
IV. Implementation of Anti-Slavery Measures	113
V. Studies of Slavery.	115
VI. Other activities	117
VII. Other Anti-Slavery Provisions	117
VII. The Nordic Situation	118
VIII. Conclusion	118
ARTICLE 5	121
Ann-Marie Bolin Pennegård	
I. Introduction	121
A. Background	121
B. Travaux Préparatoires	123
II. International Conventions Against Torture	124
A. The Genocide Convention.	124
B. The 1949 Geneva Conventions and Protocols.	125
C. The International Covenant on Civil and Political Rights	127
D. The Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment	129

E. The Convention on the Rights of the Child	131
F. An Optional Protocol to the Convention against Torture	132
III. Regional instruments	134
A. Council of Europe	134
B. The Organization of American States	136
C. The Organization of African Unity	137
IV. Other Standards of Particular Relevance	138
A. Standard Minimum Rules for the Treatment of Prisoners	138
B. Declaration on the Protection of All Persons from Being Subjected to Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment	139
C. Body of Principles for the Protection of All Persons Under Any Form of Detention and Imprisonment	140
D. Code of Conduct for Law Enforcement Officials and Basic Principles on the Use of Force and Firearms by Law Enforcement Officials	141
E. 1982 UN Principles of Medical Ethics	141
V. Mechanisms and Remedies	142
A. General	142
B. The Work of the UN Rapporteur on Torture	143
C. The UN Fund for Victims of Torture	144
VI. Suggestions for Issues to Be Addressed in the Future	145
ARTICLE 6	147
Michael Bogdan and Birgitte Kofod Olsen	
I. Introduction	147
II. Purpose and content	148
A. Person before the Law	148
B. Everyone	149
C. Everywhere	150
III. Applicability	151
ARTICLE 7	153
Jakob Th. Möller	

The Drafting of Article 7	153
1. Secretariat Draft Outline	153
2. Drafting Committee, First Session; Sub-Commission .	154
3. Commission on Human Rights, Second Session.	155
4. Government Comments	157
5. Drafting Committee, Second Session	158
6. Commission on Human Rights, Third Session	158
7. ECOSOC, Seventh Session	161
8. General Assembly, Third Committee	161
9. Sub-Committee 4 of the Third Committee	163
10. General Assembly, Third Session, Plenary - Final Action	164
Annex 1 General Comment of the Human Rights Committee on the Non-Discrimination Clauses of the Inter- national Covenant on Civil and Political Rights	165
Annex 2 Overview of Case Law of the Human Rights Committee on Article 26 of the International Covenant on Civil and Political Rights	169
1. The Scope of Article 26	169
2. Social Security Cases	170
3. Equal Rights of Conscripts and Civilians in relation to Military or Alternative Service	177
4. Non-discrimination in Public and Private Schools.	180
5. Equality before the Courts	182
6. Non-discrimination with Respect to Private Property: Equality as Regards Compensation for or Restitution of Confiscated Property	183
ARTICLE 8	187
Erik Møse	
I. Introduction	187
II. Travaux Préparatoires	188
1. The Discussions in the Third Committee and the Follow-up	188
2. The Right to Petition	193

3. Further Observations on the Legislative History.	194
III. Ideological and Historic Origins	196
IV. Subsequent Normative Developments at the Global and Regional Levels	198
1. European Convention for the Protection of Human Rights and Fundamental Freedoms	198
2. European Social Charter	199
3. International Convention on the Elimination of All Forms of Racial Discrimination	199
4. International Covenant on Economic, Social and Cultural Rights	199
5. International Covenant on Civil and Political Rights	200
6. American Convention on Human Rights	200
7. Convention on the Elimination of All Forms of Discrimination against Women	201
8. African Charter on Human and Peoples' Rights	201
9. Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment	202
10. Convention on the Rights of the Child	202
V. The Scope of Article 8	203
VI. Prospects	206
ARTICLE 9	209
Johanna Niemi-Kiesiläinen	
I. Introduction	209
II. Travaux Préparatoires	210
III. Elaboration in Later Human Rights Instruments	211
A. Lawfulness of Detention	211
B. The Right to Be Informed of the Grounds For Arrest	213
C. The Right to Judicial Control of Arrest and Detention	213
D. Prohibition of Arbitrary Exile	215
IV. Special Studies	217
V. Nordic Developments.	218
VI. Conclusion	221
ARTICLE 10	223

Lauri Lehtimaja and Matti Pellonpää	
I. The Emergence of Article 10 of the Universal Declaration of Human Rights	223
II. Elaboration of the Right to a Fair Trial in Human Rights Instruments	225
A. Introductory Remarks	225
B. Entitlement in Full Equality to a Fair and Public Hearing by an Independent and Impartial Tribunal	227
C. Determination of Rights and Obligations as well as Criminal Charges	230
a. General Remarks	230
b. Rights and Obligations	231
D. Criminal Charges	235
ARTICLE 11	239
Raimo Lahti	
I. Introduction	239
II. Travaux Préparatoires	239
III. Parallels to Article 11 of the UDHR in Other Human Rights Instruments	240
IV. The Right to a Fair Trial and Other Human Rights in the Administration of Justice	242
V. Presumption of Innocence	244
VI. Prohibition of Retroactive Criminal Law: Nullum Crimen, Nulla Poena Sine Lege	245
VII. Concluding Remarks	246
ARTICLE 12	251
Lars Adam Rehof	
I. Protection of Privacy	251
A. Article 12 in the Context of the UDHR as a Whole	251
II. Travaux Préparatoires	253
A. Legal Safeguards - the Term "Arbitrary" Interference	
B. The Question of Legal Protection and Upholding of Freedom of Speech	254
C. The Question of the Need for Protection of Honour/	



Reputation	255
D. Permissible Limitations: the Role of UDHR	
Article 29	256
III. Contemporary Legal Questions	256
A. Protection of a Wider Sphere of Privacy	256
B. Positive Obligations - Protection Among Private Parties and Against State Agents	257
C. The Right to Establish Emotional Relationships.	258
D. Definition of "Home" in the Sense of the ECHR	260
E. Definition of "Private Life" in the Sense of the ECHR	261
F. Definition of "Correspondence" in the Sense of the ECHR	261
G. Restrictions on Prisoners and Other Inmates of Institutions	262
H. Body Searches and the Collection of Body Samples .	262
I. Public Files and Computerized Records	263
IV. Concluding Remarks	264
ARTICLE 13	265
Atle Grahl-Madsen, Göran Melander and Rolf Ring	
I. Introduction	265
II. Freedom of Movement	267
A. Exceptions.	269
B. Specialized Applications.	271
III. Freedom of Residence	272
IV. The Right to Leave	273
V. The Right to Return	275
VI. The Right of Entry	276
ARTICLE 14	279
Morten Kjærørum	
I, Historical Perspective	279
II. Legal Protection of Refugees	281
III. From Policies Based on the Right to Seek Asylum to Policies of Non-admission	288

IV. Rejection at the Border	291
V. European Asylum Policy and Human Rights	292
VI. Concluding Remarks	294
ARTICLE 15	297
Ineta Ziemele and Gunnar G. Schram	
I. Introduction	297
II. Nationality in Municipal and International Law.	298
III. Constituent Elements of the Human Rights Law	
Concept of Nationality	300
A. Travaux Préparatoires	300
B. Integrity of the Right to Nationality	302
IV. The Inter-war Period and Postwar Developments	303
V. International Conventions Concerning Nationality	305
A. Convention relating to the Status of Stateless Persons	306
B. Convention on the Reduction of Statelessness	307
C. International Convention on the Elimination of All Forms of Racial Discrimination	310
D. Convention on the Elimination of All Forms of Discrimination against Women	312
E. Convention on the Nationality of Married Women	
F. Inter-American Convention on Human Rights	313
VI. Recent Developments Relating to Nationality	315
A. The European Convention on Nationality	316
B. The Draft Articles on Nationality of Natural Persons in Relation to the Succession of States	316
VII. Has the Right to a Nationality Acquired the Force of Law?	321
ARTICLE 16	325
Stéphanie Lagoutte and Ágúst Thór Árnason	
I. General Observations	325
II. Travaux Préparatoires	326
III. The Right to Marry and Found a Family	327
1. The Right to Marry and Connected Rights of the Spouses	327

1. 1. The Right to Marry	328
1.1. 1. The Prohibition of Discrimination	329
1. 1. 2. The Condition of Full Age	331
1. 1.3. Consent to Marriage	333
1. 1. 4. Other Permitted Prohibitions of Marriage	334
1. 2. Equality of Rights	336
1. 3. Permissibility and Prohibition of Divorce	337
2. The Right to Found a Family and the Protection of the Family	338
2. 1. The Family as the Natural and Fundamental Group Unit of Society.	338
2. 2. The Right to Found a Family.	339
2. 2. 1. The Notion of Family	339
2. 2. 2. Implications of the Right to Found a Family	340
2. 3. Protection of the Family by Society and the State	342
IV. Marriage and the Family in other International Instruments	343
1. The Two Covenants of 1966	344
1. 1. The Content of the Protected Rights	344
2. The Practice of the Human Rights Committee concerning Article 23 of the CCPR	345
3. Other International and Regional Instruments	348
3. 1. The Right to Marry	348
3. 1. 1. International Instruments	348
3. 1.2. Regional Instruments	350
3.2. The Right to Found a Family and the Protection of the Family	351
3.2.1. International Instruments	351
3.2.2. Regional Instruments	354
V. Concluding Remarks	356
ARTICLE 17	359
Catarina Krause and Gudmundur Alfredsson	
I. Introductory Remarks.	359
II. The Drafting History of Article 17	361

III. The Right to Property in Other Human Rights Instruments	364
1. Non-Inclusion of the Right to Property in the International Covenants	365
2. The Right to Property in regional Human Rights Instruments	366
2.1. The European Convention on Human Rights.	366
2.2. The Inter-American Convention and the African Charter	370
3. The Right to Property in Non-Discrimination Instruments	371
4. The Right to Property in Special Conventions	373
5. The Right to Property and Indigenous Peoples	374
IV. Property Rights and Social Progress	375
VI. Concluding Remarks	377
ARTICLE 18	379
Martin Scheinin	
I. General Observations	379
II. Travaux Préparatoires.	380
III. The Right to Freedom of Thought, Conscience and Religion in Other Human Rights Instruments	382
A. The International Covenants of 1966	382
B. Some Other Instruments of Universal Significance	385
C. Regional Instruments	387
IV. Emerging and Potential Rights	388
A. Conscientious Objection to Military Service	388
B. The Right to Act in Accordance with One's Conscience	391
V. Conclusion	392
ARTICLE 19	393
Juhani Kortteinen, Kristian Myntti and Lauri Hannikainen	
I. Introduction	393
II. Traditions in Freedom of Expression	399
III. Travaux Préparatoires	401
IV. Freedom of Information in Other Universal Human	

Rights Instruments	404
V. Regional Instruments	409
VI. Freedom of Information Some Reflections	410
VII. Some Nordic Questions	412
ARTICLE 20	417
Martin Scheinin	
I. General Observations	417
II. Travaux Préparatoires	418
III. Freedom of Assembly and Freedom of Association in Other Human Rights Instruments	419
A. International Labour Organisation (ILO) Conventions.	419
B. The International Covenants of 1966	420
C. European and Other Regional Instruments	424
ARTICLE 21	431
Allan Rosas	
I. Introduction	431
II. Background	432
III. Travaux Préparatoires	434
IV. The Universal Declaration and the Covenant	437
V. Other Instruments and Processes	442
VI. Conclusions and Reflections	448
ARTICLE 22	453
Bård-Anders Andreassen	
I. Introduction	453
II. The Historical Evolution of Welfare Rights	454
III. The Nordic Pattern	459
A. Sequences in the Introduction of Social Security Legislation	459
IV. The Travaux Préparatoires	461
A. The Secretariat Outline	462
B. Cassin's Revision of the Secretariat Outline	466
C. The Third Session of the Commission: Preparation of the Umbrella Article	469
D. The Final Debate: the Ambiguity of Norm-setting	473

V. Significance, Cross References and Enforcement Mechanisms	476
A. The Significance of Economic, Social and Cultural Rights	476
B. Cross-References to Article 22	478
C. Regional Systems	482
D. Reporting under the CESCR and Enforcement Mechanisms	482
E. Levels of Obligation and Minimum Rights Assurance	484
E The Integrated Approach.	487
VI. Concluding Remarks	488
ARTICLE 23	489
Kent Källström and Asbjørn Eide	
I. Introduction	489
II. Historical and Ideological Background	490
A. The Right to Work Principle	490
B. The Freedom of Association Principle	491
C. The Just Remuneration Principle	492
D. The Equal Pay Principle	492
III. Travaux Préparatoires	493
A. Right to Work	493
B. The Equal Pay and Just Remuneration Principles	494
IV. Global Documents Concerning Article 23	495
V. Regional Documents Concerning Article 23	497
A. The Freedom of Association Principle	498
B. The Right to Work Principle	500
C. The Equal Pay Principle	500
D. The Freedom of Association Principle	501
VI. Rights in Work and Corresponding State Obligations	502
VII. Contemporary Challenges	507
ARTICLE 24	511
Bert Isacsson	
I. Introduction	511
II. Travaux Préparatoires	512

III. The Historical and Ideological Background	515
IV. Global Documents concerning Article 24	516
A. ILO Conventions	516
B. The International Covenant on Economic, Social and Cultural Rights	518
C. The Convention on the Rights of the Child	518
V. Regional Documents concerning Article 24	519
A. The European Social Charter	519
B. The Maastricht Treaty	519
C. Directive 93/104/EC of the Council of the European Union	520
VI. Nordic Policies in Regard to Article 24	520
ARTICLE 25	523
Asbjørn Eide and Wenche Barth Eide	
1. Introduction	523
2. Drafting	524
2.1 A brief survey of the Travaux Préparatoires	524
2.2 Freedom from Want and the Draft of the American Law Institute	527
2.3 The Secretariat Draft, May 1947	528
2.4 Drafting by the Commission on Human Rights: the Rene Cassin Revision	529
3. Elaboration in Subsequent Conventions.	530
4. Analyzing the "Adequate Standard of Living" and State Obligations	533
4.1 The Content of "Adequate Standard of Living"	533
4.2 Obligations of States: the Four Levels and the Subsidiarity Principle	534
4.3 What Constitutes a Violation of Economic and Social Human Rights, including the Right to an Adequate Standard of Living?	537
5. The Components of Article 25	539
5.1 The Right to Food and Nutrition and State Obligations	
5.2 The Right to Adequate Housing	541

Table of Contents	
5.3 Motherhood and Childhood	543
6. The Right to Food and the Commitments of the World Food Summit	546
7. From "An Adequate Standard of Living" to "Livelihood Security".	549
ARTICLE 26	551
Pentti Arajärvi	
1. Travaux Préparatoires	551
1.1 The Right to Education	554
1.2 The Content of Education	555
1.3 The Choice of Education	555
2. Other Declarations and Conventions	556
2.1 The Right to Education	557
2.2 Equality in Education	561
2.3 Choice of Education	563
2.3.a Choice and Maintenance of a School.	567
2.3.b Choice of Religious and Moral Education	568
2.4 Content of Education	569
3. The Nordic Constitutions	569
3.1 Basic Educational Rights	572
3.2 Freedoms and Obligations of the Individual	573
4. Freedom of Education	575
ARTICLE 27	575
Ragnar Adalsteinsson and Páll Thórhallson	
1. Introduction	575
2. Drafting History	577
3. Later Developments	580
3.1 International Instruments and Case-law	580
3.2 Regional Instruments	584
a. Europe	584
b. Other Regions	589
3.3 National Law	590
4. Taking Stock: Cultural Rights as an Under-evolved	



Category of Human Rights?	591
4.1 The Right of Everyone to Take Part in Cultural Life	591
4.2 The Right of Everyone to Enjoy the Benefits of Scientific Progress and its Applications	593
4.3 The Right to Benefit from the Protection of the Moral and Material Interests Resulting from any Scientific, Literary or Artistic Production of which the Beneficiary is the Author	593
5. Current Issues	595
ARTICLE 28	597
Asbjørn Eide	
1. Introduction: Global Structural Adjustment for the Realization of Human Rights?	597
2. Drafting	598
3. Significance: From Rhetoric to the Imperative of Human Rights Realization	601
3.1 Idealization, "Positivization" and Realization: Stages of Human Rights	602
3.2 The Visions and the Antecedents: the Four Freedoms Speech and the United Nations Charter	604
4. Realization: Lines of Action	606
4.1 Elaborating Rights and Promoting Adherence to International Instruments	608
4.2 Institutional Developments	610
4.3 Identifying the Obstacles: from Teheran 1968 to Vienna 1993	612
5. Human Rights, Development, Environment and Peace: Their Interlinkages	614
5.1 The Declaration on Social Progress and Development	616
5.2 The Right to Development	617
5.3 The relationship between Human Rights and Peace	620
6. Special Groups	621
6.1 Race and Xenophobia	622
6.2 Minorities and Indigenous Peoples	623

6.3 Indigenous Peoples	624
7. From the "Rights of Man" to the Rights of Men, Women and Children	625
7.1 Women	626
7.2 Children	628
8. Article 28 and the Changing Architecture of the State System	629
9. Human Rights in the Process towards Global Governance	631
Table of Contents	
ARTICLES 29 AND 30	633
Torkel Opsahl and Vojin Dimitrijevic	
I. Introduction	633
II. Article 29: Duties and Limitations	633
A. General	633
B. Travaux Préparatoires	634
III. Duties	637
A. Follow-up to the Duties Approach	638
B. The Nordic Countries	642
IV. Limitations of Rights	642
V. Priority for United Nations Purposes and Principles	646
VI. Derogations	647
VII. Article 30: The Vicious Circle	648
VIII. Conclusion	652
THE RIGHT OF PETITION: GENERAL ASSEMBLY RESOLUTION 217B	653
Jakob Th. Möller	
I. Introduction	653
II. In the Commission	657
III. In the Third Committee	667
IV. Article 14 of the International Convention on the Elimination of All Forms of Racial Discrimination	680
V. Other developments	690
VI. Conclusions	694
A. The Optional Protocol to the International Covenant	

on Civil and Political Rights	695
B. The Procedure under Article 22 of the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment.	697
C. The Procedure under Article 14 of the International Convention on the Elimination of All Forms of Racial Discrimination	698
THE NON-INCLUSION OF MINORITY RIGHTS: RESOLUTION 217C (III)	701
Asbjørn Eide	
1. Introduction	701
1. Proposals Regarding Minority Protection in the Drafting Process	702
2.1 The Secretariat Draft	702
2.2 Discussions in the Commission and the Sub-Commission: Outcome	702
2.3 Analysis of the Positions Taken	705
3. The History of Minority Protection	707
3.1 Developments Up to World War II.	707
3.2 The New Situation after World War II	708
4. Follow-up to Resolution 217C(III).	709
4.1 The Sub-Commission efforts: Prevention of Discrimination versus Protection of Minorities	709
4.2 The Capotorti Study and the Drafting Group of the Commission	712
4.3 The Hierarchy of Rights and Minority-relevant Benefits Arising from Universal Human Rights	714
5 Indigenous Peoples -A Separate Track	716
6. The Broader Approach	719
6.1 The Study of Peaceful and Constructive Approaches and the Adoption of the 1992 Declaration.	719
6.2 The Working Group on Minorities	720
6.3 Standard-setting by Regional Organizations	721
7. Concluding Remarks	722

PUBLICITY FOR THE UNIVERSAL DECLARATION OF HUMAN RIGHTS: GENERAL ASSEMBLY RESOLUTION 217D (III)	725
Daniel Helle and Maarit Kohonen	
I. Preparation and Content of the Resolution	726
II. Challenges and Obstacles in Disseminating the Universal Declaration	728
III. The Relevance of the Universal Declaration of Human Rights Today	732
IV. United Nations Action to Ensure Publicity	734
V. The Fiftieth Anniversary of the Adoption of the Universal Declaration of Human Rights	740
VI. Partnerships in publicizing the Universal Declaration	741
VIRTUAL TRACES OF HUMAN RIGHTS: THE UDHR AND ELECTRONIC INFORMATION RESOURCES	743
Gregor Noll	
Guides on the Methodology of Human Rights Research	744
Legal Information	744
Country Information.	745
Other Resources	746
CONSOLIDATED BIBLIOGRAPHY.	747
LIST OF CONTRIBUTORS	769
LIST OF ABBREVIATIONS.	773
THE UNIVERSAL DECLARATION OF HUMAN RIGHTS	775