

## Contents

Preface	13
<i>Part I. Human Rights as Standards – The Abstract Idea</i>	17
1. Human Rights and the Ethics of International Relations	19
1.1. Human Rights as Standards of Legitimacy	21
1.2. The Normative Substance of Human Rights Standards	26
1.3. Human Rights Standards and International Institutions	31
1.4. Human Rights as “Universal” Standards: A Few Arguments Against Relativism	35
1.4.1. Substantive Relativism	36
1.4.2. Metaethical Relativism	37
2. The Limits of <i>Statism</i> and the Normative Significance of Political Associations	43
2.1. Methodological <i>Statism</i> . The Limits of a Theoretical Paradigm	44
2.2. The Ethical Status of Political Associations	48
2.3. States as Legal Persons and the Assignment of Collective Responsibilities	54
2.3.1. The Argument from Methodological Individualism	55
2.3.2. The Argument from Moral Agency	58
3. Two Types of Normative Political Theory	65
3.1. General Norms and Principles for Action	65
3.2. Challenges for Normative Agency and the Structure of Theoretical Argument	69
<i>Part II. Human Rights in Contexts</i>	73
4. Peace Ethics	75
4.1. Contemporary Challenges and Theoretical Options: An Overview	76
4.1.1. Challenges	76
4.1.2. Theoretical Options	79
4.1.3. Ethical Argument and Practical Conditions of Application	80

4.2.	Beyond Just-war Theory	82
4.3.	The Legalist Paradigm and the Limits of Normative Institutionalism in Peace Ethics	89
4.3.1.	Walzer's "Deontological" Proposal: Self-defense as Collective Self-determination	89
4.3.2.	The Challenge for "Deontology"	93
4.4.	Collective Security	99
4.4.1.	The Basic Idea	99
4.4.2.	Practical Approximations	102
4.5.	Democratic-peace Theory	104
4.6.	Theoretical Perspectives for a Changing Practice	107
5.	Humanitarian Intervention: An Institutional Perspective	109
5.1.	The Structure of Moral and Legal Discourse of Humanitarian Intervention	109
5.2.	The Permissibility of Humanitarian Intervention. The Legal Debate	114
5.2.1.	Humanitarian Intervention in Legal Argument	116
5.2.2.	Theoretical Perspectives on "Legal Validity"	122
5.3.	Transnational Responsibilities to Protect Human Rights. The Ethical Debate	129
5.3.1.	The Individual Rights Approach	129
5.3.2.	Humanitarian Intervention as the Collective Responsibility to Promote Just Institutions	131
6.	Human Rights and Poverty Relief	141
6.1.	Some Deficiencies of the Present State of the Debate	143
6.2.	Human Rights Standards and the Normative Status of Institutional Goals	145
6.2.1.	The "Negative Rights" Argument	146
6.2.2.	The Separation of Powers Argument	148
6.2.3.	The Institutional Perspective: Legitimacy and Political Goals	149
6.3.	Separating Human-rights Requirements from Requirements of Political Justice	151
6.4.	Socioeconomic Human-rights Requirements Beyond the Nation-state	153
6.4.1.	Extreme Poverty and the Right to Subsistence	153
6.4.2.	International Trade	160
6.5.	Objections to Cosmopolitanism	164
6.5.1.	The Methodological Level	164
6.5.2.	The Analytical Level	165
6.5.3.	The Practical Level	166

7.	Transnational Migration	167
7.1.	Human Rights Standards and Voluntary Migration	169
7.1.1.	The Holistic Structure of Political Society	170
7.1.2.	The Limits of Social Constructivism	172
7.2.	Justified Interests of Political Societies and Individual Persons	176
7.3.	A Critique of Some Common Arguments of the Current Debate	179
7.3.1.	“Freedom of Association:” The Libertarian Approach	179
7.3.2.	“Freedom of Movement:” The Egalitarian Approach	181
7.3.3.	Communitarian Ideals of Membership and the “Argument from Culture”	183
7.4.	Involuntary Migration	186
7.5.	Are We Moving towards Cosmopolitan Society? – A Very Short Afterword	188
A Final Remark		189
Bibliography		191
Name Index		201