

Cambridge University Press

978-1-107-03573-7 - A Commentary on the Paris Principles on National Human Rights Institutions

Gauthier De Beco and Rachel Murray

Index

[More information](#)

INDEX

- accessibility, 169–70
- accountability, 141–43, 171
- accreditation, 147
 - documentation, 16
 - ICC and, 12–13, 144
 - ICC Sub-Committee on Accreditation and, 12–14
 - information needed in, 84–85
 - Paris Principles, 143–45
 - peer review, 143–44
 - process of, 143–45
 - reaccreditation, 84–85
 - steps in, 15–16
- actors, 70–80. *See also* stakeholders
 - categories, 113–14
 - government departments, 77–80
 - non-governmental organizations, 70–73
 - parliament, 75–77
 - social and professional organizations, 70–73
 - trade unions, 70–73
 - trends in philosophical or religious thought, 73–74
 - universities and qualified experts, 74–75
- Advisory Council of Jurists, 9–10
- advisory function, 48–53
 - compliance of draft and existing legislation, 49–50
 - drawing government's attention to human rights violations, 51–52
 - legislative or administrative provisions, 49
 - preparation of reports, 51
 - publicity of opinions and recommendations, 52–53
 - violation of human rights, 50–51
- Africa, consultative bodies in, 37
- African Commission on Human and People's Rights, 11, 61
- African Network of NHRIs, 158
- African Union, 11
- Age Discrimination Commissioner, 36
- Amnesty International, 126
 - NHRI members and staff, 80
 - NHRI's investigative power and, 93–94
- annual reports, 171–73
 - publication of, 172–73
 - purpose of, 172
 - submission of, 173
- Article 17, 27
- Article 18(2), 27
- Article 33(2), 27
- Asia-Pacific Forum, 9–10, 62, 158
- A-status, 13, 15, 26, 38
- Australian Commission, 36
- Australian Human Rights, 94
- Belgrade Principles, 122–23, 124
- Bolivia, thematic deputies in, 37
- B-status, 13, 25, 38
- casework, 116–17
- Children's Commissioner, 36
- civil rights protectors, 35–36
- civil society, 166
 - civil society organisations, 125–28
 - media, 129–30
 - religious bodies, 129
 - trade unions, 128

Cambridge University Press

978-1-107-03573-7 - A Commentary on the Paris Principles on National Human Rights Institutions

Gauthier De Beco and Rachel Murray

Index

[More information](#)

INDEX

193

- civil society organisations (CSOs), 21
- cooperation with NHRIs, 27–29
- definition of, 27
- engagement with, 127
- vs. national human rights institutions, 34, 125
- NHRI's accountability to, 142–47
- pluralism and, 68–69
- as stakeholders, 125–28
- Commission nationale consultative des droits de l'homme* (CNCDH), 3, 36, 71, 72, 75
- Commission on Human Rights, 3, 4
- Special Advisor on NHRIs, 6
- Commissioner for Human Rights, 61
- commissioners, 36–37, 97, 98
- commissions, 35–37
 - in Commonwealth countries, 37
 - national human rights institutions and, 98
 - quasi-jurisdictional competence of, 101, 151
- Committee on Economic, Social and Cultural Rights (CESCR), 8, 43
- Committee on the Elimination of Racial Discrimination, 8
- Committee on the Rights of Persons with Disabilities (CRPD), 61
- Committee on the Rights of the Child, 8, 22, 102
- Commonwealth countries, commissions in, 37
- communications systems, 170
- competence, 33–45
 - definition, 33–35
 - models, 35–39
 - Paris Principles, 33, 148–49
 - powers, 38
- complaints procedure
 - accessibility of, 107–8
 - ICC General Observations, 184–85
 - quasi-judicial function in, 108–9, 184–85
 - settlement through conciliation or mediation, 106–7
- conciliation, 106–7
- conflict resolution, 103
- constitutional or legislative text, 41–42
- consultations, 97–99
- consultative bodies, 36, 37
- Convention on the Rights of Persons with Disabilities (CRPD), 8–9
 - article 33(2), 12, 40, 48, 53, 72–73, 78
 - article 33(3), 73
 - article 37, 61
 - implementation of, 47–48
 - national human rights institutions and, 23
 - NHRIs as independent mechanisms under, 28–29
 - Paris Principles and, 137
 - Sub-Committee on Accreditation and, 147
- Convention on the Territorial Sea and Contiguous Zone (1958), 38
- cooperation, 59–62
 - with charter-based and treaty-body mechanisms, 60–61
 - with human rights bodies, 159–61
 - national preventive mechanisms, 61
 - regional level, 61–62
- Council of Europe, 61
- coup d'état, 139, 178–80
- courts
 - vs. national human rights institutions, 34
 - quasi-judicial function's overlap with, 109–10
- CRC Committee, 38
- crisis, 139
- CRPD. *See* Convention on the Rights of Persons with Disabilities (CRPD)
- CRPD Committee, 28–29
- CSOs. *See* civil society organisations (CSOs)
- C-status, 13
- cultural rights, 44
- Danish Institute for Human Rights, 37
- data gathering, 54–55
- decision-making bodies, selection/appointment of, 164–66

Cambridge University Press

978-1-107-03573-7 - A Commentary on the Paris Principles on National Human Rights Institutions

Gauthier De Beco and Rachel Murray

Index

[More information](#)

194

INDEX

- Declaration on Human Rights
 - Education and Training, 62
- Defensor del pueblo*, 38–39
- Disability Discrimination
 - Commissioner, 36
- disabled people organisations (DPOs), 73
- dismissal, 173–74
- donor funding, 170–71
- DPOs. *See* disabled people organisations (DPOs)
- Eastern European countries, 37
- Economic Community of West African States (ECOWAS), 11
- economic rights, 44
- election, 165
- Europe, consultative bodies in, 37
- European Court of Human Rights, 59, 61, 74
- European Group of NHRIs, 10–11, 59, 158
- European Union, 38
- evidence rules, 110
- experts, 74–75
- First International Workshop, 5
- FRA. *See* Fundamental Rights Agency
- functional immunity, 175–76
- Fundamental Rights Agency, 11, 12
- funding, 85–87
 - accessibility and, 169–70
 - accountability, 171
 - allocation for activities, 170
 - donor, 170–71
 - financial systems, 171
 - ICC General Observations, 168–71
 - minimum inclusions, 168
 - requirements, 169–70
 - SCA General Observations, 85–86
- General Observations (ICC), 152–85
 - 1.1 establishment of national human rights institutions, 152–54
 - 1.2 human rights mandate, 154–55
 - 1.3 ratification/accession to international human rights instruments, 155–56
 - 1.4 interaction with international human rights system, 60, 156–59
 - 1.5 cooperation with other human rights bodies, 159–61
 - 1.6 recommendations by NHRIs, 161–62
 - 1.7 pluralism of NHRIs, 162–64
 - 1.8 selection/appointment of NHRI decision-making body, 164–66
 - 1.9 government representatives on NHRIs, 166–68
 - 1.10 adequate funding of NHRIs, 168–71
 - 1.11 annual report of NHRIs, 51, 171–73
 - 2.1 tenure for members of NHRI decision-making body, 173–74
 - 2.2 full-time members of NHRIs, 174–75
 - 2.3 guarantee of functional immunity, 175–76
 - 2.4 recruitment and retention of NHRI staff, 176–77
 - 2.5 staffing of NHRI by secondment, 177–78
 - 2.6 NHRIs during coup d'état or state of emergency, 178–80
 - 2.7 limitation of NHRI's power due to national security, 180–81
 - 2.8 administrative regulation of NHRIs, 181–82
 - 2.9 NHRIs as national preventive/monitoring mechanisms, 182–84
 - 2.10 quasi-judicial competency of NHRIs, 184–85
- essential requirements of Paris Principles, 152–73
- practices that promote Paris Principle compliance, 173–85
- general public, 130–32
- government, 77–80, 119–22, 166–68
- HRC. *See* Human Rights Council (HRC)
- human rights, 21
 - mandate, 154–55

Cambridge University Press

978-1-107-03573-7 - A Commentary on the Paris Principles on National Human Rights Institutions

Gauthier De Beco and Rachel Murray

Index

[More information](#)

INDEX

195

- national human rights framework, 160
- promotion and protection of, 40–41, 63–64
- violation of, 50–51
- human rights bodies
 - cooperation with, 159–61
 - expertise of, 160
 - formalized relationships with, 160–61
- Human Rights Council (HRC), 4, 7, 14, 60, 126, 156–57
- human rights education, 62–63
- human rights instruments
 - harmonization of national legislation with, 53–55
 - ratifications/accession to, 155–56
- human rights treaties, ratification of, 55–56
- ICC. *See* International Coordinating Committee of National Institutions for the Promotion and Protection of Human Rights (ICC)
- ICC Bureau, 15–16, 17
- ICC General Observations, 152–85
 - adequate funding of NHRIs, 168–71
 - administrative regulation of NHRIs, 181–82
 - annual report of NHRIs, 51, 171–73
 - cooperation with other human rights bodies, 159–61
 - essential requirements of Paris Principles, 152–73
 - establishment of national human rights institutions, 152–54
 - full-time members of NHRIs, 174–75
 - government representatives on NHRIs, 166–68
 - guarantee of functional immunity, 175–76
 - human rights mandate, 154–55
 - interaction with international human rights system, 60, 156–59
 - limitation of NHRI's power due to national security, 180–81
 - NHRIs as national preventive/monitoring mechanisms, 182–84
 - NHRI's constitutional or legislative text, 41
 - NHRIs during coup d'état or state of emergency, 178–80
 - pluralism of NHRIs, 162–64
 - practices that promote Paris Principle compliance, 173–85
 - quasi-judicial competency of NHRIs, 184–85
 - ratification/accession to international human rights instruments, 155–56
 - recommendations by NHRIs, 161–62
 - recruitment and retention of NHRI staff, 176–77
 - selection/appointment of NHRI decision-making body, 164–66
 - staffing of NHRI by secondment, 177–78
 - tenure for members of NHRI decision-making body, 173–74
- ICC Secretariat, 16
- immunity, functional, 175–76
- independence, 24, 82–90
 - adequate funding, 85–87
 - composition and guarantees of, 66, 82, 149–50
 - infrastructure for conduct of activities, 84–85
 - Paris Principles, 66, 82, 140
 - separation from government as, 83
 - stable mandate of members, 87–90
- independent mechanisms, 140
 - cooperation with human rights treaty bodies, 61
 - designation of NHRIs as, 93
 - government departments and, 78
 - mandate of, 27
 - vs. national preventive mechanisms, 27
 - pluralism in, 72–73

- Independent Monitoring Committee, 78
- indicators and, 55
- Indonesia, 3–6
- information gathering, 54–55
- institutes, 37
- Inter-American Commission on Human Rights, 62
- Inter-American Human Rights Programme, 11
- International Coordinating Committee of National Institutions for the Promotion and Protection of Human Rights (ICC), 12–13
 - accreditation and, 144
 - ICC Bureau, 15–16, 17
 - Secretariat, 16
 - Sub-Committee on Accreditation, 12–13
- International Council Human Rights Policy (ICHRP), 109
- international human rights system, interaction with, 156–59
- International Workshop on National Institutions for the Promotion and Protection of Human Rights, 3
- investigations, 93–95, 105
- judiciary, 115–18
 - casework, 116–17
 - forms of engagement, 117–18
 - litigation, 116–17
 - quasi-judicial function's overlap with, 109–10
- Latin America, ombudsman institutions in, 37
- litigation, 116–17
- mandate, 46–65
 - competence and responsibilities, 46–47
 - cooperation, 59–62
 - harmonization of national legislation, 53–55
 - human rights education, 62–63
 - of members, 87–90
- Paris Principles, 60–61
 - provision of advice, 48–53
 - publicity of human rights, 63–64
 - quasi-judicial, 103–5
 - ratification, 55–56
 - reporting, 56–59
- media, 63–64, 129–30
- mediation, 106–7
- mediators, 66, 113–14, 118–19
- meetings, 96–97
- members, 170
 - appointment of, 87–90
 - dismissal, 173–74
 - diversity of, 163–64
 - full-time, 174–75
 - meetings, 96–97
 - pluralism, 163–64
 - remunerations to, 170
 - stable mandate of, 87–90
 - tenure, 173–74
- Mertus, Julie, 146
- methods of operation, 150–51
 - broad legal mandate, 92–93
 - consultations, 97–99
 - investigations, 93–95
 - meetings, 96–97
 - non-governmental organisations, 99
 - public education and awareness, 95–96
 - working groups, 97
- monitoring, 53–55
 - data gathering and, 54–55
 - indicators and, 55
- Moroccan National Human Rights Council, 74
- national human rights institutions (NHRIs), 4, 61
 - accessibility of, 160, 169–70
 - accountability of, 141–43
 - accreditation of, 12–18
 - ICC, 12–13
 - ICC Sub-Committee on Accreditation, 12–14
 - procedure, 14–18
 - supporting documentation, 16
 - adequate funding of, 168–71

Cambridge University Press

978-1-107-03573-7 - A Commentary on the Paris Principles on National Human Rights Institutions

Gauthier De Beco and Rachel Murray

Index

[More information](#)

INDEX

197

- administrative regulation of, 181–82
- advisory function of, 48–53
 - compliance of draft and existing legislation, 49–50
 - drawing government's attention to human rights violations, 51–52
 - legislative or administrative provisions, 49
 - preparation of reports, 51
 - publicity of opinions and recommendations, 52–53
 - violation of human rights, 50–51
- annual reports, 171–73
- application of Paris Principles to different models of, 138
- A-status, 13, 15, 26
- benchmark, 20
- B-status, 13, 25
- vs. civil society organisations, 34, 125
- competence and responsibilities of, 24, 33, 46–47, 148–49
- during coup d'état or state of emergency, 178–80
- vs. courts, 34
- C-status, 13
- definition of, 33–35
- designation as NPM, 28–29, 92
- designation of, 27–28
- establishment of, 21, 152–54
- as facilitators between state and non-state actors, 59
- government representatives on, 166–68
- handbook, 7
- independence of, 24, 66, 82–90
 - adequate funding, 85–87
 - composition and guarantees of, 149–50
 - infrastructure for conduct of activities, 84–85
 - stable mandate of members, 87–90
- interaction with international human rights system, 60, 156–59
- investigatory powers of, 105
- mandate, 46–65, 154–55
 - cooperation, 59–62
 - human rights education, 62–63
 - monitoring, 53–55
 - promotion of human rights, 63–64
 - provision of advice, 48–53
 - ratification of human rights treaties, 55
 - reporting, 56–59
- mandate and working methods of, 5
- members and staff, 163–64, 170, 174–75
- methods of operation, 91, 150–51
- models, 35–39
- as national preventive/monitoring mechanisms, 182–84
- necessity for, 20–23
- Paris Principles and, 5
- participation in proceedings before international judicial or quasi-judicial mechanisms, 59
- pluralism of, 66, 162–64
- powers, 39–45
 - limitation due to national security, 180–81
- quasi-judicial powers
 - accessibility of complaints procedure, 107–8
 - overlap with courts and judiciary, 109–10
 - remedies, 110–11
 - settlement through conciliation or mediation, 106–7
 - strategic, 108–9
- quasi-judicial powers of, 101–12, 184–85
 - quasi-judicial mandate, 103–5
- re-accreditation of, 84–85
- recommendations by, 161–62
- regional networks
 - Africa, 11
 - Americas, 11–12
 - Asia, 9–10
 - Europe, 10–11
- reports, 51, 161, 171–73

Cambridge University Press

978-1-107-03573-7 - A Commentary on the Paris Principles on National Human Rights Institutions

Gauthier De Beco and Rachel Murray

Index

[More information](#)

198

INDEX

- national human rights institutions (NHRIs) (*cont.*)
 - responsibilities of, 33, 47
 - broad mandate, 42–45
 - constitutional or legislative text, 41–42
 - promotion and protection of human rights, 40–41
 - selection/appointment of
 - decision-making body, 164–66
 - staff
 - recruitment and retention of, 176–77
 - secondment, 177–78
 - stakeholders, 113–32
 - civil society, 125–30
 - civil society organisations, 125–28
 - engagement with, 114–15, 159
 - general public, 130–32
 - government, 119–22
 - judiciary, 115–18
 - media, 129–30
 - mediators, 118–19
 - ombudsman, 118–19
 - parliament, 122–25
 - pluralism and, 163
 - religious bodies, 129
 - state bodies, 115–25
 - trade unions, 128
- states and, 22–23, 24–25
- tenure for members of
 - decision-making body, 173–74
- UN treaty bodies and, 8, 61
- unique position of, 160
- working methods and strategy, 91–100
 - broad legal mandate, 92–93
 - consultations, 97–99
 - investigations, 93–95
 - meetings, 96–97
 - non-governmental organisations, 99
 - public education and awareness, 95–96
 - working groups, 97
- National Institutions and Regional Mechanisms Section (NIRMS), 8
- National Institutions Unit, 7
- national preventive mechanisms (NPMs)
 - assessing NHRIs as, 182–84
 - cooperation with human rights treaty bodies, 61
 - designation of NHRIs as, 93, 140
 - vs. independent mechanisms, 27
 - mandate of, 27, 47–48
 - pluralism in, 72–73
 - self-assessment tools, 28
- national security, 180–81
- Network of National Human Rights Institutions in West Africa, 11
- Network of NHRIs of the Americas, 158
- New Zealand, commissions in, 37
- NGOs. *See* non-governmental organisations (NGOs)
- NHRIs. *See* national human rights institutions (NHRIs)
- NIRMS. *See* National Institutions and Regional Mechanisms Section (NIRMS)
- non-governmental organisations (NGOs), 71
 - cooperation with NHRIs, 99, 159
 - reports, 51
 - selection/appointment of
 - decision-making body, 166
 - shadow reports, 58
- NPMs. *See* national preventive mechanisms (NPMs)
- OAS. *See* Organisation of American States (OAS)
- Office of the UN High Commissioner for Human Rights (OHCHR), 3
 - assistance to national institutions, 158
 - consultative role and, 58
 - monitoring of human rights violations, 53
- NHRI accreditation and, 17
- NHRI definition, 34
- pluralism and, 69
- quasi-judicial mandate and, 105
- reports, 8

Cambridge University Press

978-1-107-03573-7 - A Commentary on the Paris Principles on National Human Rights Institutions

Gauthier De Beco and Rachel Murray

Index

[More information](#)

INDEX

199

- OHCHR. *See* Office of the UN High Commissioner for Human Rights (OHCHR)
- ombudsman, 27–28, 35–36, 37, 38–39, 43, 66, 83, 97, 98, 113–14, 118–19
- OPCAT. *See* Optional Protocol to the Convention against Torture and other Cruel, Inhuman or Degrading Treatment of Punishment (OPCAT)
- Optional Protocol to the Convention against Torture and other Cruel, Inhuman or Degrading Treatment of Punishment (OPCAT), 8–9, 27–29
- article 18(2), 75
- article 18(4), 72
- national human rights institutions and, 23, 47
- Paris Principles and, 137
- Sub-Committee on Accreditation and, 147
- Organisation of American States (OAS), 11, 62
- parallel reports, 57
- Paris Principles, 148–51
- accreditation process, 143–45
- adoption of, 3–6
- challenges, 20–30
- civil society organisations (CSOs), 126
- commissions with quasi-jurisdictional competence, 151
- competence and responsibilities, 148–49
- composition and guarantees of independence and pluralism, 149–50
- criticisms, 20
- designation as national body under treaty, 27–29
- drafting of, 4
- effectiveness assessment with, 140–41
- endorsement by Commission on Human Rights, 4–5
- endorsement by UN General Assembly, 4–5
- equal application to different NHRI types, 138
- essential requirements of, 152–73
- adequate funding of NHRIs, 168–71
- annual report of NHRIs, 171–73
- cooperation with other human rights bodies, 159–61
- establishment of NHRIs, 152–54
- government representatives on NHRIs, 166–68
- human rights mandate, 154–55
- interaction with international human rights system, 156–59
- pluralism of NHRIs, 162–64
- ratification/accession to international human rights instruments, 155–56
- recommendations by NHRIs, 161
- evaluation of, 135–47
- first section, 24
- human rights treaties and, 8–9
- international recognition and endorsement of, 6–12
- limitations to, 23–26
- methods of operation, 91–92, 150–51
- NHRI accountability, 141–43
- NHRI independence and, 82–83
- NHRI pluralism and representativeness, 66–67
- NHRI's competence/responsibilities and, 24, 47, 49
- omission in content, 139–40
- overview, 3
- pluralism, 149–50
- practices that promote compliance with, 173–85
- administrative regulation of NHRIs, 181–82
- full-time members of NHRIs, 174–75
- guarantee of functional immunity, 175–76
- limitation of NHRI's power due to national security, 180–81

Cambridge University Press

978-1-107-03573-7 - A Commentary on the Paris Principles on National Human Rights Institutions

Gauthier De Beco and Rachel Murray

Index

[More information](#)

200

INDEX

Paris Principles (*cont.*)

- NHRIs as national preventive/monitoring mechanisms, 182–84
- NHRIs during coup d'état or state of emergency, 178–80
- quasi-judicial competency of NHRIs, 184–85
- recruitment and retention of NHI staff, 176–77
- staffing of NHI by secondment, 177–78
- tenure for members of NHI decision-making body, 173–74
- purpose of, 135–36
- quasi-judicial powers and, 101–3
- relationship between, 27–29
- revision of, 145
- second section, 24
- section A.1, 154
- section A.2, 153, 154, 180
- section A.3, 154, 179
- section A.3(a), 161, 172, 179
- section A.3(b), 156
- section A.3(c), 156
- section A.3(d), 157
- section A.3(e), 157
- section B.1, 163, 165, 167, 168
- section B.2, 169, 178, 181
- section B.3, 167, 174, 175, 177
- section C(a), 167
- section C(c), 179
- section C(d), 162
- section C(f), 159
- section C(g), 159
- section D(d), 162
- sections, 5
- stakeholders and, 113–14
- states and, 24–25
- third section, 24
- to whom the Principles are addressed, 136–38
- parliament, 75–77, 122–25
 - NHI's accountability to, 142
- peer review, 143–44
- philosophical thought, 73–74
- pluralism, 66–80
 - achieving, 67–70
 - actors, 70–80
 - composition and guarantees of, 66, 82, 149–50
 - ICC General Observations, 162–64
 - Paris Principles, 66, 82
 - requirements, 162–63
- powers of NHRIs, 39–45
 - broad mandate, 42–45
 - constitutional or legislative text, 41–42
 - limitations due to national security, 180–81
 - promotion and protection of human rights, 40–41
- press, 63–64
- Principles relating to the status of national institutions. *See* Paris Principles
- professional organisations, 71, 72
- public authorities, 48–49, 51, 57
- public defenders, 35–36
- public education, 95
- public enquiries, 52
- public events, 132
- public forums, 132
- public inquiries, 94
- public opinion, 95–96
- publicity, 63–64, 129–30
- qualified experts, 74–75
- quasi-judicial powers, 101–12
 - accessibility of complaints procedure, 107–8
 - mandate, 103–5
 - overlap with courts and judiciary, 109
 - Paris Principles, 101
 - remedies, 110–11
 - settlement through conciliation or mediation, 106–7
 - strategic, 108–9
- quasi-jurisdictional competence, 101, 151
- Race Discrimination Commissioner, 36
- racial discrimination, 70
- regional networks
 - Africa, 11

Cambridge University Press

978-1-107-03573-7 - A Commentary on the Paris Principles on National Human Rights Institutions

Gauthier De Beco and Rachel Murray

Index

[More information](#)

INDEX

201

- Americas, 11–12
- Asia, 9–10
- Europe, 10–11
- religious bodies/thought, 73–74, 129
- remedies, 110–11
- reports, 56–59, 161
 - annual, 171–73
 - content of, 172
 - ICC General Observations, 51
 - preparation of, 51
 - publication of, 172–73
 - purpose of, 172
 - submission of, 173
- representativeness, 66–80
 - actors, 70–80
- research institutions, 35–36
- Resolution (97) 11, 10
- rules of evidence, 110

- SAHRC. *See* South African Human Rights Commission (SAHRC)
- salaries, 170
- SCA. *See* Sub-Committee on Accreditation (SCA)
- SCA General Observations
 - adequate funding, 85–86
 - categories, 139–40
 - consultation with other bodies, 97–99
 - cooperation, 62
 - effectiveness assessment with, 140–41
 - engagement with stakeholders, 114–15
 - government, 120–21
 - government departments and, 77, 78–79
 - judiciary and, 115–18
 - litigation and casework, 117
 - media, 129
 - meetings, 96
 - monitoring of human rights violations, 53, 54
 - NHRI's constitutional or legislative text, 41
 - NHRI's investigative power, 94
 - NHRI's mandate and, 92, 93
 - non-governmental organisations, 99
 - ombudsmen, mediators and similar institutions, 118
 - overview, 28, 35
 - Paris Principles and, 136–37
 - parliament and, 76, 122
 - pluralism, 68, 69
 - promotion and protection of human rights, 40
 - public education and awareness, 95
 - quasi-judicial mandate and, 103–4
 - ratification of human rights treaties, 55
 - revision of Paris Principles and, 146–47
 - stable mandate of members, 87–90
 - trade unions, 128
 - UN treaty bodies and, 61
 - universities/qualified experts and, 75
- Scottish Human Rights Commission, 86
- secondment, 177–78
- settlement, 106–7
- Sex Discrimination Commissioner, 36
- shadow reports, 57
- Sidoti, Chris, 146
- Slovenia, 78
- social organisations, 71, 72
- social rights, 44
- South African Human Rights Commission (SAHRC), 43, 106, 107
- Special Advisor on NHRIs, 6
- special procedure mechanisms, 57
- Special Procedures Mandate Holders, 60
- specialised bodies, 38–39
 - mandate, 39
- SPT. *See* Subcommittee on Prevention of Torture (SPT)
- staff
 - adequate funding and, 85–87
 - diversity of, 163–64
 - pluralism, 163–64
 - recruitment and retention of, 176–77
 - salaries, 170
 - secondment, 177–78

Cambridge University Press

978-1-107-03573-7 - A Commentary on the Paris Principles on National Human Rights Institutions

Gauthier De Beco and Rachel Murray

Index

[More information](#)

202

INDEX

- stakeholders, 113–32. *See also* actors
 - civil society, 125–30
 - civil society organisations, 125–28
 - engagement with, 114–15, 159
 - general public, 130–32
 - government, 119–22
 - judiciary, 115–18
 - media, 129–30
 - mediators, 118–19
 - ombudsman, 118–19
 - parliament, 122–25
 - pluralism and, 163
 - religious bodies, 129
 - state bodies, 115–25
 - trade unions, 128
- state bodies, 115–25
 - government, 119–22
 - judiciary, 115–18
 - mediators, 118–19
 - ombudsman, 118–19
 - parliament, 122–25
- state of emergency, 139, 178–80
- states
 - human right violations and, 50–51
 - national human rights institutions and, 22–23, 24–25
 - Paris Principles and, 24–25
- Sub-Committee on Accreditation (SCA)
 - broad mandate, 44–45
 - essential requirements of Paris Principles and, 22
 - establishment of, 12–13
 - limitations to Paris Principles and, 23, 25, 26
 - NHRI definition, 34
 - NHRI models, 35–36
 - parliament and, 123–24
 - re-accreditation of NHRIs, 84–85
 - remedies by NHRIs, 111
 - reports, 57
 - Rules of Procedure, 13
 - secondees and, 80
- Subcommittee on Prevention of Torture (SPT), 28, 61, 137
- Swedish Equality Ombudsman, 38
- tenure, 173–74
- Third Summit of the Americas, 11
- trade unions, 71–72, 128
- treaty bodies committees, 57
- Uganda Human Rights Commission, 110
- UN Centre for Human Rights, 3
- UNHCR. *See* United Nations High Commissioners for Refugees (UNHCR)
- United Kingdom, commissions in, 37
- United Nations General Assembly, 3
 - compliance with Paris Principles, 7
 - endorsement of Paris Principles, 4–5
- United Nations High Commissioners for Refugees (UNHCR), 157
- United Nations Human Rights Treaty Bodies, 60, 156–57
- Universal Declaration of Human Rights, Preamble, 62
- Universal Periodic Review, 57, 60, 143–44, 158
- universities, 74–75
- Vienna Declaration and Programme of Action, 62
- Working Group on the Optional Protocol to the Convention on the Rights of the Child, 56
- working groups, 97
- working methods and strategy, 91–100
 - broad legal mandate, 92–93
 - consultations, 97–99
 - investigations, 93–95
 - meetings, 96–97
 - non-governmental organisations, 99
 - public education and awareness, 95–96
 - working groups, 97
- World Conference on Human Rights, 6