THE REALIZATION OF ECONOMIC, SOCIAL AND CULTURAL RIGHTS

THE REALIZATION OF THE RIGHT TO EDUCATION, INCLUDING EDUCATION IN HUMAN RIGHTS

The content of the right to education

Working paper presented by Mr. Mustapha Mehedi

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Foreword

It is pleasing to note that the question of the right to education has again been attracting attention. It may be worth recalling the latest developments in this respect and the main issues involved.

In its resolution 52/127 of 12 December 1997, the General Assembly welcomed the decision of the Sub-Commission on Prevention of Discrimination and Protection of Minorities, in its resolution 1997/7 of 22 August 1997, to place the question of the right to education on its agenda for the duration of the United Nations Decade for Human Rights Education (1995-2004). In the course of its forty-ninth session, held in August 1997, the Sub-Commission, in its resolution 1997/7, had requested Mr. Mustapha Mehedi to prepare a working paper on the right to education. Under the terms of the resolution, the purpose of the working paper was “to explain the content of the right to education, taking account, in particular, of its social dimension and the freedom it includes and of its dual civil and political rights and economic, social and cultural rights character, and to identify ways and means of promoting human rights education.” The working paper was duly submitted at the Sub-Commission's fiftieth session in August 1998 (E/CN.4/Sub.2/1998/10).

It is also particularly noteworthy that the Commission on Human Rights should have decided, in its resolution 1998/33, to appoint a Special Rapporteur to focus on the right to education, within the general framework of economic, social and cultural rights. Mrs. K. Tomasevski's mandate, as Special Rapporteur, consists primarily in reporting on the status “of the progressive realization of the right to education”, promoting “assistance to Governments in working out and adopting urgent plans of action”, and taking into account “gender considerations”, with a view to adopting immediate policies to counter all serious violations of that right, in particular where women are concerned.

The Committee on Economic, Social and Cultural Rights also held a general discussion on the question on 30 November 1998, on which occasion several reports of experts were presented and discussed at length. It is worth noting that all these efforts are not conducted by the committees in isolation, and that their frequent exchanges on the subject reflect a clear desire for complementary cooperation. The Special Rapporteur of the Commission on Human Rights and the author of this document in fact both took part in the above-mentioned general discussion.

The Special Rapporteur of the Commission on Human Rights, Mrs. K. Tomasevski, submitted her preliminary report (E/CN.4/1999/49) at the Commission's fifty-fifth session. In its resolution 1999/25, the Commission then decided to prolong the study of the right to education and in particular “to consider the possibility of organizing, in collaboration with relevant United Nations agencies ..., a workshop to identify progressive developmental benchmarks and indicators related to the right to education”.

Lastly, the Committee on Economic, Social and Cultural Rights, at its May 1999 session, adopted a general comment on article 14 of the International Covenant on Economic, Social and Cultural Rights and decided to draft a new general comment on article 13.
The fact that the Sub-Commission on Prevention of Discrimination and Protection of Minorities, the Commission on Human Rights and the Committee on Economic, Social and Cultural Rights decided to study the question of the right to education and the right to human rights education may be considered historic, since this is the first time that this right has been studied in a systematic way by the human rights bodies. This widespread common interest in the subject is obviously not unconnected with the United Nations Decade for Human Rights Education and the celebration of the fiftieth anniversary of the Universal Declaration of Human Rights.

In accordance with the mandate attributed by the Sub-Commission on Prevention of Discrimination and Protection of Minorities to the author of this document, the present study further develops the considerations submitted in 1998. It should be seen as the first part of a full report submitted at two consecutive sessions of the Sub-Commission. This first part concentrates on the content of the right to education in its two basic but inseparable dimensions as a social right and a “freedom-right”. The problems of the realization of the right to education and human rights education will be dealt with more completely in the second part of the full report, which will be submitted at the fifty-second session of the Sub-Commission.

In the words of Mrs. Mary Robinson, United Nations High Commissioner for Human Rights, such education is “a right in itself, i.e. the right of all to learn about the rights and dignity of all and about means to ensure their respect”.

In order to avoid any repetition, and for lack of time (when the author was drafting his document, Mrs. Tomasevski's preliminary report had not yet been published), the questions dealt with in the report (E/CN.4/1999/49) submitted to the fifty-fifth session of the Commission on Human Rights have not been covered, but will be taken into account in the final report to be submitted to the Sub-Commission's fifty-second session.
Introduction

1. It should be remembered that the right to education, in all its dimensions, constitutes a fundamental human right. Moreover, the denial of this right amounts to a denial of other rights, since ignorance, which is the consequence of an incomplete education, deprives individuals of their dignity and of the means of achieving recognition. Civil and political rights, like freedom of expression, freedom of association or the right to political participation, only acquire substance and meaning for persons who have been educated.

2. Education is a vehicle for transmitting culture and hence cultural identity. Thus education promotes the realization of social and economic rights, insofar as educated persons have more chances of finding work, and are more aware of their right to health, housing and food. But more important still, they acquire the ability to access these basic benefits themselves.

3. The effective realization of the right to education provides an essential means of access to an adequate standard of living; it ensures the access to knowledge required by individuals to develop all their faculties, to improve the quality of their lives, to take clear­sighted decisions and to continue to learn, in order to live a dignified life within a democratic society.

4. On the occasion of the day of general discussion held by the Committee on Economic, Social and Cultural Rights on 30 November 1998, Mrs. Audrey Chapman stated that “Education is both a human right in itself and an indispensable means of realizing other human rights: civil, cultural, economic, political and social. It is the primary vehicle by which economically and socially marginalized people can lift themselves out of poverty and obtain the means to participate fully in national life. Its impact is thus felt in the future, as much if not more than in the present. Education benefits societies as well as individuals.”

5. Every person, whether child, adolescent or adult, is entitled to this right and needs to acquire knowledge in order to cope with social and professional responsibilities. It is worth emphasizing that education does not only concern children. The Universal Declaration of Human Rights, by stating in article 26 that “everyone has the right to education”, implicitly recognizes that education is a continuous process. The word “education” is to be understood in the broad sense, as continuous, ongoing education, taking place in a great variety of professional, social and community fields and places.

6. International and regional instruments that recognize the right to education often express the basic objectives served by education. These provisions constitute a statement of the common goals of educational systems in all countries. The realization of the right to education is not only aimed at the acquisition of information and knowledge, but also implies a great variety of objectives, which will benefit both individuals and the communities in which they live.
7. In order to analyse the content of the right to education as expressed in such instruments, we shall therefore begin by looking at the objectives they assign to education. We shall then study the terms used by the instruments as the foundation of the right to education, and lastly we shall consider the realization of the right: who is or who are responsible for the effective realization of the right to education?

I. THE OBJECTIVES OF EDUCATION IN INTERNATIONAL INSTRUMENTS

A. Analysis of international instruments

8. In our 1998 working paper, we already referred to the basic objectives of education (E/CN.4/Sub.2/1998/10, paras. 9-13). We mentioned the consensus that was to be found in international instruments on the subject. Quoting Manfred Nowak, we wrote that there is general agreement that education allows man freely to develop his personality and dignity, allows his active participation in social life in a spirit of tolerance, respects parents, national values and concern for the environment, and contributes to the development of human rights. We now wish to propose a more detailed analysis of the question of the objectives of education, as reflected in international and regional instruments on human rights.

9. Already in its preamble, the Universal Declaration of Human Rights mentions the objectives of the right to education:

“... this ... Declaration [is proclaimed] ... to the end that every individual and every organ of society, keeping [it] constantly in mind, shall strive by teaching and education to promote respect for these rights and freedoms and ... to secure their universal and effective recognition and observance ...”

In article 26, paragraph 2, the Declaration states the prime objective of education in these terms:

“Education shall be directed to the full development of the human personality and to the strengthening of respect for human rights and fundamental freedoms. It shall promote understanding, tolerance and friendship among all nations, racial or religious groups, and shall further the activities of the United Nations for the maintenance of peace.”

10. The International Covenant on Economic, Social and Cultural Rights makes the same points in article 13, paragraph 1:

“... education shall be directed to the full development of the human personality and the sense of its dignity, and shall strengthen the respect for human rights and fundamental freedoms ... [It] shall enable all persons to participate effectively in a free society, promote understanding, tolerance and friendship among all nations and all racial, ethnic or religious groups, and further the activities of the United Nations for the maintenance of peace.”
11. The Declaration of the Rights of the Child, in principle 7, states that
the child "... shall be given an education which will promote his general
culture and enable him, on a basis of equal opportunity, to develop his
abilities, his individual judgement, and his sense of moral and social
responsibility, and to become a useful member of society”.

12. The Convention on the Rights of the Child, in article 29, lists a number
of educational objectives, stating that education should be directed to:

"(a) The development of the child's personality, talents and
mental and physical abilities to their fullest potential;

(b) The development of respect for human rights and fundamental
freedoms, and for the principles enshrined in the Charter of the
United Nations;

(c) The development of respect for the child's parents, his or
her own cultural identity, language and values, for the national values
of the country in which the child is living, the country from which he
or she may originate, and for civilizations different from his or her
own;

(d) The preparation of the child for responsible life in a free
society, in the spirit of understanding, peace, tolerance, equality of
sexes, and friendship among all peoples, ethnic, national and religious
groups and persons of indigenous origin;

(e) The development of respect for the natural environment.”

13. In the Vienna Declaration and Programme of Action of the World
Conference on Human Rights, it is stated that “education should promote
understanding, tolerance, peace and friendly relations between the nations and
all racial or religious groups” (para. 33). It adds further on that States
should strive to “... direct education towards the full development of the
human personality and to the strengthening of respect for human rights and
fundamental freedoms”. (para. 79).

14. UNESCO's Convention against Discrimination in Education restates in its
article 5 the same objectives as article 26 of the Universal Declaration:

"... education shall be directed to the full development of the human
personality and to the strengthening of respect for human rights and
fundamental freedoms”.

15. Similarly, the ILO/UNESCO recommendation concerning the Status of
Teachers states in its Guiding Principles that “education from the earliest
school years should be directed to the all-round development of the human
personality and to the spiritual, moral, social, cultural and economic
progress of the community, as well as to the inculcation of deep respect for
human rights and fundamental freedoms”.

16. All those texts, and many more, generally assign the following
four objectives to education:
(a) The full development of the human personality, talents and abilities;

(b) The strengthening of respect for human rights and fundamental freedoms;

(c) The ability of every person to become a useful member of society;

(d) The promotion of understanding, tolerance and friendship among all nations, and all racial, ethnic or religious groups, and the furtherance of United Nations activities for the maintenance of peace.

17. In addition to those four objectives, which we may consider basic, other objectives are mentioned in international and regional instruments:

(a) The general transmission of the cultural heritage;

(b) The development of national values;

(c) The contribution to the economic and social development of the community;

(d) The development of a sense of moral and social responsibilities;

(e) The development of a critical ability and personal judgement;

(f) The development of respect for the natural environment.

B. Personal and social dimensions of educational objectives

18. The debate about the objectives of education has been going on for a very long time and educational philosophies are fairly easy to classify in two categories: those that believe that the main objective of education is to satisfy the needs of the individual and those that, on the contrary, believe that State or community requirements come first. Taking two of the most typical approaches, we have at one end Emmanuel Kant, for whom the aim of education is to develop individual fulfilment to its highest potential, and at the other end E. Barker, according to whom all real education should be dedicated to making people able to do their duty in their appointed station in life and in the community to which they belong.

19. The whole corpus of international instruments clearly shows that educational objectives still tend to fall under two major headings, the content of which we shall consider in more detail below, but which we shall demonstrate to be in fact indivisible.
1. **Meaning and scope of the notion of personal development**

(a) **Developing all human dimensions**

20. The notion of personal development, which is often referred to, remains the prime objective of education. This insistence on the personal dimension of education, which seems to take precedence over social or communal objectives, carries with it substantial implications. As educationists have been saying for the last 20 years, it focuses the "educational act" on the person who is being educated. The prime objective of education should therefore be centred on the person being educated, and only secondarily on the social relational fabric, which is often mentioned in connection with human rights.

21. As one expert puts it: "The notion 'education shall be directed to the full development of the human personality' indicates the general ethical aim of education which would influence the individual. The development of the entire personality includes all the dimensions of the human being: physical, intellectual, psychological and social. The aim is that each individual could develop himself according to his or her abilities and talents, to a harmonious person." 20

22. Personality development is obviously linked to freedom: education contributes to the development of the educated person insofar as the latter is respected and educated with the aim of becoming able to make real choices. According to the classical distinction between the individual and the person, this appeal for freedom does not need to be interpreted as an obstacle to social bonds or solidarity. This distinction is clearly drawn by the famous Geneva educationist Jean Piaget in a comment on article 26 of the Universal Declaration of Human Rights, which is worth quoting in full:

"From both a psychological and a sociological point of view, a distinction has to be drawn between the individual and personality. The individual is the self-centred ego which is opposed by its moral or intellectual egocentrism to the relations of reciprocity inherent in all evolved social life. The person, on the other hand, is the individual who either freely accepts an existing form of discipline, or who contributes to establishing one, thereby submitting voluntarily to a system of reciprocal rules that subject his or her freedom to respect for others. Hence personality is a form of intellectual awareness and moral awareness, as far removed from the state of anomy typical of egocentrism as from heteronomy arising from external pressures, because it achieves its independence by attaching it to reciprocity. In more simple terms, personality is opposed both to anarchy and to constraint, because it is independent and because two independent beings can only be linked by reciprocal relations. We may admit, all in all, that aiming at 'the full development of the human personality and ... the strengthening of respect for human rights and fundamental freedoms' amounts to educating individuals who are capable of intellectual and moral independence and who respect the same independence in others, precisely by virtue of the reciprocity rule that legitimizes their own independence." 21
23. The explicit consensus in the above-mentioned texts regarding the desirability of directing education primarily to personal development does not mean to say that the other objectives, more social in nature, should be disregarded. Nevertheless, this priority does appear to imply that social objectives should themselves serve the person, who can only be fulfilled if placed in an environment where human rights are respected for and therefore by that person. If education is supposed to enable the educated person to “play a useful role in society”, it is because such a role is useful to persons and to their development and not “for the sake of” society as an abstract entity.

24. This clear emphasis on the primacy of the person must therefore act as a safeguard against the often dreaded tendencies of an educational approach directed exclusively at serving a social body or in extreme cases an ideology. This is an important point: it is the historical background against which the Universal Declaration of Human Rights and all post-World War II legal instruments were drafted that explains why the whole reasoning behind human rights is imbued with the determination to avoid a mass ideology ever taking precedence again over the rights of human beings and trampling their dignity. It is undeniable that education, when used by a regime that does not respect the person, provides an ideal vehicle for all forms of totalitarianism. This is clearly what has given rise to the insistence expressed in legal instruments concerning the right to education on the essentially personal dimension of educational objectives. Hence educational policy must not be based on the so-called “higher interest of the State” or on a primarily collective or social set of values. On the contrary, “the best interests of the child shall be the guiding principle of those responsible for his education and guidance” (Declaration of the Rights of the Child, principle 7). And in order to make sure that no State assumes the right to equate the best interests of the child with those of the State, the Declaration specifies that the “responsibility lies in the first place with his parents”. This fact will be crucial when we come to deal with the issues of the roles of the State and the family in education and of human rights education as a fundamental right of the child.

(b) Cultural identity

25. To say that education should be directed to the full development of the human personality is equivalent to recognizing the person’s right to discover, choose and express his or her own identity. As the Fribourg Group points out:

“The process of identification occurs not only with reference to specific values, but also in relation to universal characteristics needed for human dignity that are recognized in all human rights. Identity is the interface between personal and communal characteristics. The individual is not isolated; in its most original form, individuality expresses itself insofar as a position is assumed by a person in relation to others (whether individuals or communities) as a human being, recognized as such. To the extent that identity is asserted as a right to be different, without referring to the reverse side, i.e. the right to be the same, it is no longer possible to understand the unity or positive content of identity, that is, the ability to recognize that one is freely tied either to others and/or to a heritage.”
26. Personal development, the prime objective assigned to education by international instruments, therefore depends on achieving a "cultural identity", also appropriately defined by the Fribourg Group as "a set of cultural values by which persons or groups define themselves, express themselves and wish to be recognized; cultural identity implies freedoms inherent in personal dignity and combines cultural diversity, the specific and the universal, and memory and project in a constantly evolving process".  

(c) The special case of language rights for minorities

27. The primacy given to the personal dimension has a great many consequences for pedagogy, of course, but also for educational policies, as we shall see further on. For the time being, we would like to raise a specific issue which is often discussed in international bodies, namely the education of children - or adults - belonging to linguistic minorities. For ethnic and linguistic minorities, the right to education is a vital means of safeguarding and strengthening their cultural identity. For any given minority, the right to education raises the question of the right to be taught its own language and/or in its own language; this question, which is not explicitly resolved by article 26 of the Universal Declaration of Human Rights, is raised in many other instruments, such as the Declaration on the Rights of Persons Belonging to National or Ethnic, Religious and Linguistic Minorities (art. 4, para. 3), in these terms:

"States should take appropriate measures so that, wherever possible, persons belonging to minorities may have adequate opportunities to learn their mother tongue or to have instruction in their mother tongue."

28. According to article 8 of the European Charter for Regional or Minority Languages, which covers the subject in more detail, States have a choice between different types of obligation in relation to education of or in the regional or minority language, at the pre-school, primary or secondary level, and where technical or professional, university and other forms of education are concerned. The Parliamentary Assembly recommendation on an additional protocol on the rights of national minorities to the European Convention on Human Rights (1993) states that every person belonging to a national minority shall have the right to learn his/her mother tongue and to receive an education in his/her mother tongue at an appropriate number of schools and of State educational and training establishments, located in accordance with the geographical distribution of the minority (art. 8/1). The Framework Convention for the Protection of National Minorities also calls on the parties "to recognize that every person belonging to a national minority has the right to learn his or her minority language" (art. 14).

(d) Conclusion: education as a source of identity

29. After taking time to consider the side issue of minorities, we are now in a position to draw up a summary list of some characteristics of the right to education:

(a) There is a broad consensus in international instruments concerning the right to education regarding the fact that the prime objective of education consists in the development of personality;
(b) This personality development is very closely linked to other objectives, second though not secondary, concerning the quality of the social relations needed for and resulting from personality development;

(c) The very close link between personal and social objectives may be described by the notion of cultural identity; this cultural identity at the same time is derived from tradition and constitutes a dynamic area of freedom and creativity;

(d) The realization of the right to education therefore implies respect for and the protection and development of the cultural identity of every person. In the background paper he presented at the day of general discussion held by the Committee on Economic, Social and Cultural Rights on 30 November 1958, Patrice Meyer-Bisch states that:

"The right to education clearly occupies pride of place among cultural rights, since it is the one by which respect for and the protection and development of the right to identity can be achieved. It renders respect for other cultural rights, as well as human rights in general, both possible and realistic. From the very standpoint of any form of individual and collective development, it is the best indicator of a development policy or programme."

2. The social implications of education

30. As we have said before, giving priority to personal objectives in no way detracts from the importance of social objectives, since individuals cannot fully develop if they are denied the right to live in a relational environment imbued with the values that underlie human rights. With regard to the ability of “all persons to participate effectively in a free society”, which should be furthered by the realization of the right to education, the general value of education and personal freedom that this implies is understood to constitute the basis of a socially responsible life.

(a) Going beyond the traditional cleavage between civil and social rights

31. When we talk about the right to education, we must clearly look beyond the traditional distinction between civil rights and social rights, since it would be too restricting to consider the right to personal development as belonging to the first of those categories and the social implications of that right as belonging to the second. In his basic document, Patrice Meyer-Bisch puts forward some fundamental considerations: referring to the right to education in relation to cultural rights, he initially draws a distinction between the beneficiary of the right, an individual, and the purpose of the right, which has a social dimension. He defines the purpose as the incorporation of cultural capital as a result of which all social and political bonds can be created.

32. The purpose of the right therefore takes on an essentially relational aspect. Again, according to Meyer-Bisch:

"The beneficiary is first and foremost an individual, as in the case of all human rights, whereas the purpose possesses a particularly
well-developed social dimension. The right to education is imbued through and through by a dialectic between autonomization and socialization (partial application of the first opposition constituting identity, i.e. individual/universal) in the sense that it should give rise to two opposing processes of equal importance, namely, the autonomization of the individual acquiring knowledge and learning to exercise his freedoms, and his socialization, or apprenticeship with a view to his integration in society. It would be wrong to say that the first dimension comes under the heading of civil rights whereas the second falls under social rights, since freedoms (to participate) are indispensable aspects of any socialization in a democratic society: the civil/social fissure cuts across freedoms. Some authors place more emphasis on one process than on the other, although the two aspects of this right are incomprehensible if taken individually, for they are both constituent parts of it. The socialization of the individual is democratic only insofar as it is achieved through his activity, recognizing rights, obligations and possibilities of creation. Otherwise, socialization is tantamount to reduction to a collective standard. The beneficiary of this right as it is realized – the educated person – is the creator of a social bond.”

(b) The objectives of education are indivisible

33. If human rights are indivisible, then by analogy educational objectives must also be indivisible. Implicitly, this is the thinking behind the UNESCO report to the International Commission on Education for the Twenty-first Century:

“If it is to succeed in its tasks, education must be organized around four fundamental types of learning which, throughout a person's life, will in a way be the pillars of knowledge: learning to know, that is acquiring the instruments of understanding; learning to do, so as to be able to act creatively on one's environment; learning to live together, so as to participate and cooperate with other people in all human activities; and learning to be, an essential progression which proceeds from the previous three. Of course, these four paths of knowledge all form a whole, because there are many points of contact, intersection and exchange among them.”

34. These four pillars of education can be juxtaposed with the objectives referred to earlier. It is perhaps a pity that the chiefly personal dimension, highlighted in the international instruments, should be relegated to the fourth pillar, “learning to be”, so that this essential dimension is in some way reduced to “proceeding” from the previous three.

35. In the light of the indivisibility of objectives, we can then have a fresh look at the summary list of objectives given above (see paras. 16 and 17). The “strengthening of respect for human rights and fundamental freedoms”, the “ability of every person to become a useful member of society”, the “promotion of understanding, tolerance and friendship among all nations, all racial, ethnic and religious groups” are at once the origin, condition and consequence of education aimed at personal development and based on the higher interests of the person educated:
(a) The origin, because any society which respects human rights and fundamental freedoms, one where every citizen can become a useful member of society and in which tolerance and respect for diversity are fundamental values, will necessarily engender an educational system which is respectful of the individual and his or her fundamental freedoms and rights;

(b) The condition, because it is hard to see how a society that does not care for human rights could ever produce an educational system that does;

(c) The consequence, because a society's worth depends on the personal quality of its members and the horizontal and vertical bonds they manage to establish. And, this quality is chiefly dependent in turn on the value of the education each individual receives.

The “general transmission of the cultural heritage” and “the development of national values” should then be understood as values that will strengthen “cultural identity”, both for the individual and for the community.

36. The “contribution to the economic and social development of the community” is by no means unrelated either as an objective to the personal objectives of education, since it is generally accepted that the realization of the right to education constitutes a genuine investment. Referring back to Meyer-Bisch:

“It is not enough to say that the right to education is a long-term investment. It yields extremely large dividends, even in the short term, for the enterprise, health education and family education, in the medium term for primary, secondary and vocational training schools, and in the long term for university education ...”

37. Lastly, the “development of a sense of moral and social responsibilities” and “a critical ability and personal judgement” are objectives that can only be achieved with an educational policy based on personal dignity and aimed at the full development of the personality. We shall return to these aspects when considering the respective roles of the State and civil society in the realization of the right to education.

II. THE RIGHT TO RECEIVE AN EDUCATION

38. Now that it has been established that the international instruments assign a set of indivisible objectives to education, it seems appropriate to consider briefly the expressions used by these instruments as a basis for the rights of each individual to receive education. The most frequently used of these is simple and concise: “Everyone has the right to education”:

(a) The Universal Declaration of Human Rights (art. 26, para. 1): “Everyone has the right to education. Education shall be free, at least in the elementary and fundamental stages.”

(b) The International Covenant on Economic, Social and Cultural Rights (art. 13): “The States parties to the present Covenant recognize the right of everyone to education.”
(c) The Declaration of the Rights of the Child (principle 7): "The child is entitled to receive education, which shall be free and compulsory, at least in the elementary stages."

(d) The Convention on the Rights of the Child (art. 28, 1 (a)): "States parties recognize the right of the child to education [...]: they shall [...] (a) make primary education compulsory and available to all."

(e) The Vienna Declaration and Programme of Action (para. I.33): "The World Conference on Human Rights re-affirms that States are duty bound [...] to ensure that education is aimed at strengthening the respect of human rights and fundamental freedoms. [...] Education should promote understanding, tolerance, peace and friendly relations between the nations [...] The World Conference on Human Rights notes that resource constraints and institutional inadequacies may impede the immediate realization of these objectives."

(f) The Convention Against Discrimination in Education (art. 4): "The States parties to this Convention undertake [...] to formulate, develop and apply a national policy which, by methods appropriate to the circumstances and to national usage, will tend to promote equality of opportunity and of treatment in the matter of education and in particular:

(a) To make primary education free and compulsory; make secondary education in its different forms generally available and accessible to all."

(g) The American Declaration of the Rights and Duties of Man (art. XII): "Every person has the right to an education, which should be based on the principles of liberty, morality and human solidarity."

(h) The African Charter on Human and Peoples' Rights (art. 17): "Every individual shall have the right to education."

(i) The wording used by the First Protocol to the Convention for the Protection of Human Rights and Fundamental Freedoms (i.e. the European Convention on Human Rights) appears more restrictive in that it formulates the right in negative terms (art. 2): "No person shall be denied the right to education." In their comments on this Protocol, however, P.-M. Dupuy and L. Boisson de Chazournes play down the practical effects of "negative" formulas:

"Within the European system for the protection of human rights, the right to education, is distinguished by its negative formulation. However, this wording should not be misunderstood and lead people to imagine that the only obligations assumed by States are obligations of abstention. A State is under an obligation not to refuse the right to education to holders of that right who come under its jurisdiction; but it is also an obligation to ensure respect for that right. Moreover, the State is under the obligation not to interfere in the exercise of that right by disregarding the religious and philosophical convictions of the parents."
39. The fundamental nature of the right to receive an education is thus underlined by the fact that virtually all the international instruments link it to an obligation. Rather than weakening the right, this obligation strengthens it, inasmuch as it “should be interpreted as protecting the child's rights [, implying] that the child [has] certain rights that neither the State nor the parents [can] deny”. 36

A. The right to receive “good education”

40. The statement that everyone has the right to receive an education clearly implies much more than the mere expectation that children should go through a rite of passage so as to acquire, if they are lucky, basic minimal skills. 37 In other words, the right to receive an education not only implies access to education for all but stipulates in itself that this right clearly contains all the objectives discussed at length above. There is therefore no need to revert to those objectives, except to suggest that using indicators to measure the actual implementation of the right should not be restricted to evaluating the availability of teaching structures, school attendance rates, equality of opportunity for boys and girls to attend school, etc.

41. What makes it so difficult to design indicators in this field is that they must contain qualitative components that not only measure the purely cognitive dimension but also incorporate the stated objectives in terms of personal fulfilment, development of the sense of responsibility, respect for and promotion of personal freedom, and the development of human rights. It has to be acknowledged that many national constitutions set forth a right to education, but generally speaking these constitutional rights do not guarantee any particular quality of education or else set only very modest and vague standards in this respect. 38

42. The World Declaration on Education for All: Meeting Basic Learning Needs 39 sets forth a large number of criteria on quality of education which merit closer attention. After drawing attention in its preamble to the reality of illiteracy and to the general objectives of education as described above, the Declaration states what it understands by “meeting basic learning needs”. “These needs comprise both essential learning tools (such as literacy, oral expression, numeracy and problem solving) and the basic learning content (such as knowledge, skills, values and attitudes) required by human beings to be able to survive, to develop their full capacities, to live and work in dignity, to participate fully in development, to improve the quality of their lives, to make informed decisions and to continue learning” (art. 1, para. 1).

43. While stressing that the listing of these needs should not lead to a rigid conception of education, the forms of which legitimately vary with the passage of time and in different cultures, the Declaration draws attention to the social and community consequences of good education. The effective implementation of such education can only come about by going beyond the way education is currently conceived and hence requires an “expanded vision that surpasses present resource levels, institutional structures, curricula, and conventional delivery systems while building on the best in current practices” (art. 2, para. 1).
44. The prerequisite for implementing this expanded vision is to provide equal access for all to educational services and hence to make efficient educational structures available to all according to their specific needs and without discrimination of any kind. Over and above this obvious requirement, however, the right to education implies an obligation to achieve results, since attainment of the objectives of education depends ultimately on whether people actually learn as a result of the training provided, i.e. "whether they incorporate useful knowledge, reasoning, ability skills and values" (art. 4).

45. It is noteworthy that the Declaration refers to "active and participatory approaches" as the most appropriate way of "assuring learning acquisition and allowing learners to reach their fullest potential". This comment should not be taken as a mere pedagogical footnote; in actual fact it opens up a genuinely new approach to the way that educational policies ought to be designed if the objectives of education are to be truly attained.

46. The majority of educational systems are in fact based on the capacity of the person educated to fit into a collective "mould", generally defined by the State. It is hard to see how the eminently personal objectives of education can be achieved within systems constructed on this kind of basis. On the contrary, the primacy accorded to the individual implies that "good" education should be founded on respect for differences and on personal freedom, and should therefore be based on a multiplicity of educational supply, a multiplicity that reflects the diversity of individuals, aspirations and projects. These aspects will be discussed later.

47. What is even more important, the "dignity of the person" must be respected in the classroom itself; even the youngest students cannot be brought to fulfilment of their potential unless they are regarded, as far as their abilities permit, as genuine participants in their own education. This paper will show that the responsibility for implementing the right to education must be widely shared among the public authorities, the teachers and - most important of all - the persons being educated and/or the families legally responsible for them.

48. With regard to this widening of the area of responsibility, article 7 of the World Declaration on Education for All highlights the need for new partnerships in education:

"National, regional and local educational authorities have a unique obligation to provide basic education for all, but they cannot be expected to supply every human, financial or organizational requirement for this task. New and revitalized partnerships at all levels will be necessary: partnerships among all subsectors and forms of education, recognizing the special role of teachers and that of administrators and other educational personnel; partnerships between education and other government departments, including planning, finance, health, labour, communications and other social sectors; partnerships between government and non-governmental organizations, the private sector, local communities, religious groups and families. The recognition of the vital role of both families and teachers is particularly important."

(Author's italics)
B. Outline of some basic indicators

49. All these considerations can be summarized in terms of four dimensions that characterize “good” education and can be used to outline indicators for measuring educational quality:

(a) Free access to training systems must be guaranteed, without any form of discrimination. Achieving non-discrimination clearly depends on dealing with the “traditional” sources of discrimination such as sex, race, social status, etc. In the field of education, however, there is in addition the question of non-discrimination with regard to the plans, talents and the philosophical or religious opinions of the individual or family. Free access thus also means freedom of choice, which is meaningless unless genuine educational pluralism is practised. In this case quality indicators might cover effective freedom of choice, including the freedom to establish and direct educational institutions, as well as the absence of “economic” discrimination in the exercise of this freedom.

(b) A minimum level of education must be guaranteed, a threshold below which the individual is considered unable to enjoy basic freedoms. Here the quality indicators are more traditional: literacy rates, unemployment rates, etc.

(c) Differentiated education must be introduced, which means that cultural and social differences must be taken into account. A differentiated education has an intercultural dimension, in particular showing respect for the minority rights referred to earlier. It must be pointed out, however, that this intercultural dimension means not only the right of everyone to be strengthened in their own cultural identity but also the duty of everyone to open their minds to the culture of others. Here quality indicators will include the ratio between the number, size and specific situation of cultural communities in any given place on the one hand and the variety of training facilities on the other. Moreover, these indicators could also analyse the quality of intercultural open-mindedness within a school curriculum.

(d) The right of the person educated to participate and to take responsibility must be recognized, whether the person is a child starting school or an adult undergoing continuous training. This right constitutes respect for the beneficiary of the right to education as actor. Here the indicators should evaluate the actual degree of participation by the various partners (families, schools, district, enterprise, public authorities, etc.) in decision-making, in funding and in educational provision. They might also measure the effectiveness of teaching provided and the enjoyment of human rights and democratic culture in educational establishments.

III. IMPLEMENTATION OF THE RIGHT TO EDUCATION

50. We may turn to the question of whose responsibility it is to implement the right to education. This right is generally regarded by the experts as one of the most complex. Its cross-sectoral character and the impossibility of assigning it specifically to one or other of the “generations” of human rights have already been stressed. In his first working paper (E/CN.4/Sub.2/1998/10), the author referred to the issue of the cross-sectoral
nature of the right to education ( paras. 6 and 7); he also stated in substance that neither the State nor families can be released from the responsibility for implementing education and that the discussion should focus on the respective roles of the public authorities and civil society in this respect.

51. It is generally accepted in the literature that the right to education, on account of its dual nature, belongs to both the first and the second generations of human rights. However, some authors even maintain that, on historical grounds and for reasons linked to the formulation of international and regional instruments, the right to education is a specific and possibly unique case of a right that belongs not only to the first two generations of rights but also to what is termed the third generation of human rights, namely collective rights and solidarity rights. \(^{42}\)

### A. The right to education as a social right

52. The right to education is often regarded as part of economic, social and cultural rights. As a “social” right it entitles every individual to gain access to the education structures set up by the State, so that the latter is under a “positive” obligation. The realization of the right to education obliges the State to set up an educational system that is accessible to all without discrimination and, at least as regards primary education, free of charge.

53. Here it will be helpful to consider some of the basic documents:

- **(a) The Universal Declaration of Human Rights (art. 26, para. 1):**
  
  “Education shall be free, at least in the elementary and fundamental stages. Elementary education shall be compulsory. Technical and professional education shall be made generally available and higher education shall be equally accessible to all on the basis of merit.”

- **(b) The International Covenant on Economic, Social and Cultural Rights (art. 13, para. 2):**
  
  “2. The States parties to the present Covenant recognize that, with a view to achieving the full realization of this right:

  (a) Primary education shall be compulsory and available free to all;

  (b) Secondary education in its different forms, including technical and vocational secondary education, shall be made generally available and accessible to all by every appropriate means, and in particular by the progressive introduction of free education;

  (c) Higher education shall be made equally accessible to all, on the basis of capacity, by every appropriate means, and in particular by the progressive introduction of free education;
(d) Fundamental education shall be encouraged or intensified as far as possible for those persons who have not received or completed the whole period of their primary education.”

(c) The Convention on the Rights of the Child (art. 28):

“1. States parties recognize the right of the child to education, and with a view to achieving this right progressively and on the basis of equal opportunity, they shall, in particular:

(a) Make primary education compulsory and available free to all;

(b) Encourage the development of different forms of secondary education, including general and vocational education, make them available and accessible to every child, and take appropriate measures such as the introduction of free education and offering financial assistance in case of need;

(c) Make higher education accessible to all on the basis of capacity by every appropriate means.”

54. It is apparent from all these documents and from many others that the public authorities have an obligation to implement the right to education in respect of two essential aspects:

(a) Making available primary education or basic education or elementary education that is free of charge, together with secondary and vocational education tending to be de facto free of charge;

(b) Fulfilling the obligation to educate.

1. The question of free education

55. At first sight the provision of free elementary education may seem easy to implement. However, it is not easy to implement in practice and the comments made by Piaget in 1971 are unfortunately still valid:

“Compulsory elementary schooling is meaningless unless primary education is free of charge (and of course extended as such to groups of adults who are still illiterate). Moreover, free education [...] should not be limited to the basically negative measure of not charging enrolment fees. Many other problems arise, some of which are extrinsic in nature (such as free transport for children living a long way from school, or the provision of free meals and even changing rooms), while others affect the teaching itself, for instance, the important question of providing educational materials free of charge.”

As Piaget suggests, the right to education for all and the fact that many adults have not had access to elementary education imply that the right to free elementary education also covers this population of deprived adults.
56. As D. Hodgson points out:

"Although children are the main beneficiaries, the right to education has been recognized by the various international and regional instruments as belonging to all persons. This acknowledges the lifelong and continuous nature of the learning process as well as the ever-increasing demands for maintaining up-to-date information and skills. In its Recommendation on the Development of Adult Education of 1976, the General Conference of UNESCO called on Member States to recognize adult education as a necessary component of the educational system. Latin American countries had earlier gone further in recognizing adult education to be on a par with primary schooling in terms of the priorities of their educational systems. Adult education was first explicitly mentioned at the regional level. Article 48 of the Charter of the Organization of American States of 30 April 1948 recorded the agreement of Member States to 'strengthen adult vocational education systems'. International recognition followed in 1960 in the form of Article 4 (c) of the Convention against Discrimination in Education, which states: '1. The States parties [...] undertake [...] to promote equality of opportunity and of treatment in the matter of education and in particular [...] (c) to encourage and intensify by appropriate methods the education of persons who have not received any primary education or who have not completed the entire primary education course and the continuation of their education on the basis of individual capacity.' The right of adults to a basic education has been subsequently recognized in similar language at both the international and regional levels. Adult education has also been recognized in the specific contexts of agrarian reform and rural development and equality of opportunity for women." 45

57. In view of the complex nature of the problem, how can a State that faces up to its responsibility of providing access to education in accordance with the standards set forth above be distinguished from a State whose educational provisions fail below a threshold where the right to education becomes meaningless? This question concerns the "core content" of the right, which many authors have endeavoured to identify. This core content needs to be defined for all rights: this is what Philip Alston has in mind when he states that each right must "give rise to an absolute minimum entitlement, in the absence of which a State party is to be considered to be in violation of its obligations". 46

58. With regard to the right to education, most writers incorporate in the core content some components relating to the "freedom" dimension of the right. This will be discussed at greater length below in connection with freedom of education. Nevertheless, as Meyer-Bisch points out, we can already identify a certain number of obligations which form an essential part of the core content of the right to education, bearing in mind that simply making education available does not meet the requirements of the right unless that education possesses the right qualities to attain its objectives. 47 Accordingly, Meyer-Bisch suggests the following as the minimum content of free basic education: 48
(a) An ability to read and write (measures to combat illiteracy and functional illiteracy, including day-to-day means of communication);

(b) Familiarity with human rights and their immediate and proper application in places where training is provided. The realization of this right is an excellent indicator of the effectiveness of schooling: real instruction in freedoms, in participation, and in discovery of and respect for universal values;

(c) At least some exposure to other cultures, for example, learning of two or more languages in the light of local conditions; knowledge of the regional and national heritage, and familiarization with the heritage of at least one foreign country; mutual knowledge of the cultures of origin of partners and their integration at the training establishment;

(d) Maintenance of the knowledge and employability of workers;

(e) Respect for traditional ways of transmitting knowledge, if not at variance with the above.

2. What is meant by “compulsory” education

59. In practice, the compulsory nature of the right to education is tending to become more and more widespread, at least as regards elementary education. However, this created some difficulties at the time the Universal Declaration of Human Rights was drafted. Apart from the fact that the adjective “compulsory” seemed too precise to be included in a declaration, some feared that its use would entail too many obligations, both for the State and for the family. However, it was eventually realized that the term “compulsory” really meant a protection of the rights of the child, who may claim certain rights that nobody, neither the State nor even the parents, may deny. The compulsory element reflects the duties both of the State and of the family towards the child, at least for as long as the latter is not sufficiently mature to decide for himself. Here it is interesting to note that the question immediately arose as to whether compulsory education implied an educational monopoly of the State and a de facto limitation of the freedom of parents to choose their child's education.  

60. If elementary education must be free of charge, and if in addition it is compulsory, the question arises as to how the parents can still use their freedom to exercise the primary responsibility for education, for example, by choosing schools other than those run by the public authorities, and how they can make such choices while continuing to benefit from free education. It is this question of the right to education in its dimension of freedom that now needs to be considered.

B. The right to education as a “freedom-right”

61. As was stressed at the start of this paper, the primary objective of education is to serve the personal development of the students, in other words to give them the opportunity to develop their potential in all areas. Particular attention was drawn to the fact that focusing on the individual necessarily implies that education should help to make the person who is being
educated genuinely free: education, in other words, is both a free and freedom-forming act. Thus freedom of education, far from being a partisan demand, forms part of the core content of the right to education. Moreover, it is closely linked to a number of other freedoms recognized by the international instruments.  

62. Two specific rights are recognized by article 13 of the International Covenant on Economic, Social and Cultural Rights:

"3. The States parties to the present Covenant undertake to have respect for the liberty of parents and, when applicable, legal guardians to choose for their children schools, other than those established by the public authorities, which conform to such minimum educational standards as may be laid down or approved by the State and to ensure the religious and moral education of their children in conformity with their own convictions.

4. No part of this article shall be construed so as to interfere with the liberty of individuals and bodies to establish and direct educational institutions, subject always to the observance of the principles set forth in paragraph 1 of this article and to the requirement that the education given in such institutions shall conform to such minimum standards as may be laid down by the State."

63. The first Protocol to the European Convention for the Protection of Human Rights confirms this right of parents: "In the exercise of any functions which it assumes in relation to education and to teaching, the State shall respect the right of parents to ensure such education and teaching in conformity with their own religious and philosophical convictions (art. 2)."

64. Article 18, paragraph 1, of the International Covenant on Civil and Political Rights refers to the same freedom, linking it explicitly to the right to freedom of thought, conscience and religion:

"1. Everyone shall have the right to freedom of thought, conscience and religion. This right shall include freedom to have or to adopt a religion or belief of his choice, and freedom, either individually or in community with others and in public or private, to manifest his religion or belief in worship, observance, practice and teaching."

65. We may also consider this approach by G. Burdeau:

"Three concepts coexist under the heading of liberty of education: the concept of the right to teach, that of the right to learn and that of the right to choose the teacher. The right to teach exists when a person is authorized to transmit his knowledge or beliefs to others. The right to learn consists in the fact that every individual, subject only to his intellectual ability, may endeavour to acquire the same education and the same knowledge as those who are favoured by fortune. The right to choose the teacher implies a diversity of educational bodies with equal prerogatives."
66. Respect for the liberty of parents must not be a purely passive obligation, whereby the State is content merely to authorize parents not to send their children to State schools. It was long believed that liberties could exist which did not imply a positive commitment by the public authorities. This attitude no doubt explains the judgement of the European Court of Human Rights in the Belgian language case (23 July 1968), which is sometimes adduced by those who interpret liberty of teaching as a mere negative obligation on the part of the State.

67. This issue was discussed in the author's first working paper (E/CN.4/Sub.2/1998/10, sect. 2.3), where it was shown that the State has three inseparable duties: to respect, protect and guarantee the fulfilment of any right whatsoever. Specifically, therefore, it must respect liberty of education, protect it against violations and do everything in its power to ensure that the right is effectively enjoyed by all. This issue will not be discussed again here, except to define these obligations of the State with the aid of a fuller classification proposed by Patrice Meyer-Bisch in his background paper:

"Various kinds of identifiable obligations in laws can be distinguished, depending on cultural specificities; they can also be observed through a system of indicators:

(a) Negative obligations (respect) for all suppliers: of the State towards individuals and institutions in society (associations, enterprises) [...];

(b) Minimum positive obligations (protection) also concern all suppliers who must imperatively contribute to the partnership necessary to safeguard the core content of the right to education (basic obligations), control by the State being a last resort [...];

(c) Action to prevent positive obligations (respect for the indivisibility of the system of freedoms) from having negative effects. This type of obligation is frequently overlooked and consists of ensuring that the implementation, particularly of basic measures (compulsory schooling and literacy programmes, for example), is respectful of freedoms and, more generally, of all human rights. Here again the State does not itself possess the means necessary to do this and the situation must be monitored through discussions between all the players in a public forum;

(d) Positive obligations (full realization). These obligations may be described as 'programmatic' since they depend on available resources – not only financial resources but also human and structural resources."

68. We may now consider some developments in judicial practice in this respect: the discussion here will be confined to decisions of the French and Spanish constitutional courts.

69. Attention is first drawn to the major decision of the French Constitutional Council of 23 November 1977. In a case which challenged
articles 1 and 3 of the Guermeur Act, concerning the specific nature of school establishments on the one hand and the question of the funding of private schools on the other hand, the Constitutional Council ruled that the principle of liberty of education is one of the fundamental principles that are acknowledged by the laws of the Republic, were reaffirmed by the preamble to the 1946 Constitution and on which the 1948 Constitution conferred constitutional status. Further, the Constitutional Council, bearing in mind the principle of free and non-religious public education, affirmed that the principle of liberty of education must not exclude the existence of private education or the granting of State aid for such education under the conditions laid down by the law.

70. The Spanish Constitutional Court was called upon to rule on the issue in 1981 and 1985. In its latter judgement the Court stressed that freedom of education is an extension of ideological and religious freedom and of the right to the free dissemination of thoughts, ideas or opinions (seventh legal ground); it also stated (II.11) that the constitutional precept expressed in the terms “the public authorities shall provide assistance to educational establishments that meet the requirements laid down by the law” cannot be interpreted as a rhetorical statement such that the decision as to whether or not to grant such assistance is left entirely in the hands of the legislature.

71. In the above-mentioned texts and decisions it is stated in effect that freedom of education forms part of freedom of conscience and that the State, in order to safeguard this freedom, must ensure the equality of citizens before the law, in particular by granting financial resources in a non-discriminatory manner. In other words, it is affirmed that freedom of education and the granting of material resources to permit the exercise of this freedom are a consequence of the major principle of the equality of citizens.

72. The same point is made by the resolution on freedom of education in the European Community of 1984:

“In accordance with the right to freedom of education, member States shall be required to provide the financial means whereby this right can be exercised in practice, and to make the necessary public grants to enable schools to carry out their tasks and fulfil their duties under the same conditions as in corresponding State establishments, without discrimination as regards administration, parents, pupils or staff.”

73. To sum up, three fundamental aspects of freedom of education can be distinguished:

(a) First of all, freedom of education protects the individual against any tendency on the part of the public authorities to consider that their duty of ensuring respect for the right to education involves the introduction or preservation of an educational monopoly. Attention has already been drawn to the tragically grotesque forms assumed by educational monopolies, for example under the Nazi regime.
Since the first objective of education is the development of the human person, its implementation cannot be the responsibility of the State alone. Training people for liberty and responsibility can only be done within a school system that is based on the freedom and responsibility of all concerned and it is difficult to see how a strictly State school can promote the participation of all in educational responsibility. 60

Stated in positive terms, the rejection of an educational monopoly of the State means the promotion of educational pluralism. This pluralism obviously covers the “religious and philosophical convictions” mentioned above, but appears to be broader in scope: according to P. Wachsmann, “[freedom of education] must mean not only freedom to open a private educational establishment, but the possibility of an education that differs substantially from that provided by the State in its inspiration, content and methods”. 61

(b) Secondly, freedom of education means the possibility of establishing and directing educational establishments. This right, which is recognized, inter alia, by article 13 of the International Covenant on Economic, Social and Cultural Rights, is obviously limited by the fact that the State has the duty to institute a “framework of equity and responsibility” 62 corresponding to what the international instruments refer to as “such minimum standards as may be laid down”. The crux of the matter is clearly to define this minimum, since the general provisions governing the authorization to establish and run schools must not prevent the development of a genuinely pluralistic educational system.

(c) Thirdly, freedom of education concerns the teachers themselves. UNESCO has pointed out that “some observers have expressed fears of a trend towards the 'deprofessionalization' of teachers and teaching, with the teacher's role reduced to that of a technician primarily responsible for implementing prescribed procedures, rather than for making a professional judgement about the instructional approach that would be most appropriate and effective in the particular situation”. 63

Although none of the instruments refers specifically to academic freedom, the topic is dealt with indirectly in a number of texts, in particular article 18 of the Covenant on Civil and Political Rights. It is most desirable to draft an instrument in the near future that explicitly guarantees this freedom, without which the university becomes a meaningless institution. 64

C. The right to education as a collective or solidarity right

74. Some authors also consider the right to education from the relatively new angle of the “third generation” of human rights. Here they generally refer to two basic texts:

(a) The International Covenant on Economic, Social and Cultural Rights (art. 15, para. 4): “The States parties to the present Covenant recognize the benefits to be derived from the encouragement and development of international contacts and cooperation in the scientific and cultural fields.”
(b) The Convention on the Rights of the Child (art. 28, para. 3):

"States parties shall promote and encourage international cooperation in matters relating to education, in particular with a view to contributing to the elimination of ignorance and illiteracy throughout the world and facilitating access to scientific and technical knowledge and modern teaching methods. In this regard, particular account shall be taken of the needs of developing countries."

75. M. Nowak specifically mentions the convergence of objectives between the right to education and the right to development, in that both are conducive to full respect for and protection of all human rights. 65

76. Article 5 of the UNESCO Convention against Discrimination in Education explicitly links the objectives specific to education in general to the values of solidarity:

"1. The States parties to this Convention agree that:
(a) Education shall be directed to the full development of the human personality and to the strengthening of respect for human rights and fundamental freedoms; it shall promote understanding, tolerance and friendship among all nations, racial or religious groups, and shall further the activities of the United Nations for the maintenance of peace."

The same article also deals with the issue of national minorities:

"(c) It is essential to recognize the right of members of national minorities to carry on their own educational activities, including the maintenance of schools and, depending on the educational policy of each State, the use or the teaching of their own language [...]."

CONCLUSION

77. The spirit of the instruments would seem to be clear: the right to education principally concerns personal development, but in cases where this personal development is itself linked to the quality of the relational fabric that the person is able to weave with his or her peers, this fundamental right necessarily takes on a "universal" dimension, since social or national communities can no longer exist and develop in isolation. This universal dimension is an established fact for education: modern means of communication are bringing geographically distant populations subjectively closer together, while migrations - a reality of our times - are tending to make every region into a kind of "microcosm".

78. It would therefore seem that the scope of the right to education may be described as being defined by three concentric circles. At the centre - and this is a statement with very far-reaching educational implications - is the person, the subject of education. Surrounding the person is the local community, with its democratic structures, within which the person, alone or with others, is called upon to play an active and creative role. Beyond that, by extension, is the entire human community. There must be no misunderstanding: here we are dealing with apparently simple principles which
require those involved in education to strike out in genuinely new directions, either in order to take a concept of education that is still too narrow and individualistic and open it up to universal values or in order to take an education that is too universalist or ideological and refocus it on the human person.

Notes

1. For this study, the author has referred in particular to recent studies which consider the two basic aspects of the right to education in the light of the indivisibility of human rights. The studies referred to include the works of the European Association for Education, Law and Policy. See in particular J. de Groof (ed.), Subsidiarity and Education Aspects of Comparative Educational Law, Louvain, ACCO, 1994, and J. de Groof and Jan Fiers, The Legal Status of Minorities in Education, Louvain/Amersfoort, ACCO, 1996. The author also acknowledges the works of Professors F. Coomans, Ch.L. Glenn, S. Jenkner, J.L. Martinez López-Muñiz and P. Meyer-Bisch.


5. We have not attempted to quote the classical texts concerning the right to education; we did so, however, in our 1998 working paper (E/CN.4/Sub.2/1998/20, para. 8). For a general view of the basic texts, see A. Fernandez and S. Jenkner, Déclarations et conventions internationales sur le droit à l'éducation et à la liberté d'enseignement, Info-3 Verlag, Frankfurt, 1995.


8. Even though the text, especially if one refers to the French version ("leurs potentialités"), appears to refer rather to the potential of the mental and physical abilities rather than to the child's own, it cannot be denied that there is a consensus regarding the fact that education is not to be understood simply in its dimension of social integration, but that its prime objective is the human person per se. This distinction is clearly drawn by Jean Piaget (see para. 22 below).
9. Article 26 (b) of the Universal Declaration of Human Rights; article 5 (1) (a) of the Convention against Discrimination in Education; article 13 (1) of the International Covenant on Economic, Social and Cultural Rights; article 29 (1) of the Convention on the Rights of the Child; guiding principle 1 of the ILO/UNESCO Recommendation concerning the status of teachers; articles 2 and 12 (2) (4) of the American Convention on Human Rights; article 13 (2) of the Protocol of San Salvador.

10. Article 55 of the United Nations Charter; article 26 (2) of the Universal Declaration of Human Rights; article 13 (1) of the International Covenant on Economic, Social and Cultural Rights; article 29 (1) (b) of the Convention on the Rights of the Child; article 7 of the 1965 Convention on the Elimination of All Forms of Racial Discrimination; article 5 (1) (a) of the Convention against Discrimination in Education; principles III and VI of the 1965 Declaration on the Promotion Among Youth of the Ideals of Peace, Mutual Respect and Understanding between Peoples; principle 1 of the ILO/UNESCO Recommendation concerning the Status of Teachers; principles 7 and 18 (c) of the UNESCO Recommendation concerning Education for International Understanding, Cooperation and Peace and Education relating to Human Rights and Fundamental Freedoms; article 13 (2) of the Protocol of San Salvador.

11. Article 13 (1) of the International Covenant on Economic, Social and Cultural Rights; principle 7 of the Declaration of the Rights of the Child; article 29 (1) (d) of the Convention on the Rights of the Child; article 12 of the American Declaration of the Rights and Duties of Man; article 12 (1) of the American Convention on Human Rights.

12. Article 26 (2) of the Universal Declaration of Human Rights; article 13 (1) of the International Covenant on Economic, Social and Cultural Rights; principle 10 of the Declaration of the Rights of the Child; article 29 (1) (d) of the Convention on the Rights of the Child; article 7 of the Convention on the Elimination of All Forms of Racial Discrimination; article 5 (3) of the Declaration on the Elimination of All Forms of Intolerance and of Discrimination based on Religion or Belief; article 5 (1) (a) of the Convention against Discrimination in Education; preamble of the Declaration on the Promotion among Youth of the Ideals of Peace, Mutual Respect and Understanding between Peoples; principles 4 (b), 6, 7, 17 and 18 (b) of the UNESCO Recommendation concerning Education for International Understanding, Cooperation and Peace and Education relating to Human Rights and Fundamental Freedoms; article 13 (2) of the Protocol of San Salvador.


15. Article 12 of the American Declaration of the Rights and Duties of Man; articles 2 and 12 (1) of the American Convention on Human Rights.

17. Principles 7 and 10 of the Declaration of the Rights of the Child; article 5 (3) of the Declaration on the Elimination of All Forms of Intolerance and of Discrimination Based on Religion or Belief; principles 4 (e), 5 and 18 (d) of the UNESCO Recommendation concerning Education for International Understanding, Cooperation and Peace and Education relating to Human Rights and Fundamental Freedoms; article 7 (3) of the African Charter on Human and Peoples' Rights; principle V of the 1924 Geneva Declaration.


19. For a detailed study of the question, see F. Przetacznik, The philosophical concept of the right to education as a basic human right, pp. 257-283.


22. P. Arajärvi, op. cit. The author, describing the preparatory work for the drafting of the Universal Declaration of Human Rights, recalls the background against which the debates took place: “In meetings 67-69 of the third session of the Commission, the Commission discussed the right to education and how to take into consideration the ethical principles of the content of education based on the experiences of World War II and especially the education of the Nazis.” (p. 407).


24. Ibid., p. 12, art. 1b of the Draft Declaration of Cultural Rights. The notion of culture is spelt out in the same article: “The term culture covers the values, beliefs, languages, knowledge and arts, traditions, institutions and lifestyles by which individuals or groups express the meanings they give to their existence and to their development.”

25. For the link between “development of the personality” and “the right to be taught in one's own language”, see A. Milian i Massana, Derechos Lingüísticos y Derecho Fundamental a la Educación, Un Estudio Comparado: Italia, Belgica, Suiza, Canaday España, Barcelona, Civitas, 1994; this expresses the view in particular that the basic content of the right to education - a right which is often enshrined in Constitutions - does not include the right to be taught in one's own language; it is even more doubtful whether the full development of the personality served by the right to education covers such a right either.
26. The right to education in the context of cultural rights (E/C.12/1998/17, para. 3). In the Fribourg Group draft mentioned in notes 23 and 24, it is also stated that “cultural identity is inherent in the beneficiary and belongs to him. Its non-observance constitutes a violation of the integrity of the human being and renders the effective exercise of other human rights impossible. This objective which all cultural rights have in common justifies their fundamental character among human rights, and hence the illicitness of any act detracting from their substance.”

27. The right to education enables individuals to act and lead their lives independently and makes them both beneficiaries and guarantors of all other human rights. It is what the experts understand by the English term “empowerment right”. Meyer-Bisch uses the expression “The right to education ... is the instrument of all human rights”.


29. As J. Delbrück points out: “The phrase still seems to have a certain 'instrumental' ring in that it speaks of 'effective' participation in a free society, and it does not refer to the individual as the focal subject, but rather to collectivities like 'all persons' and 'society'. From this perspective, it looks as if the right to education is to be interpreted solely in terms of a social right which corresponds with an obligation of the State to provide for educational opportunities and - in exercising this right - subjects the child to mandatory education (at least at the elementary level). [...]. The question to be asked is whether it can be established that the right to education is also linked to the protection of individual freedom, i.e. the classical human rights concept, as it may be seen to be suggested by the reference of the human rights instrument analysed here to the goals of personal development, tolerance and respect for human rights.” (The Right to Education as an International Human Right, in German Yearbook of International Law, vol. 35, 1992, p. 100. See also our own comment in the working paper on the right to education (E/CN.4/Sub.2/1998/10) presented at the fiftieth session of the Sub-Commission on Prevention of Discrimination and Protection of Minorities.)


31. Ibid., para. 6.


33. E/C.12/1998/17, para. 23. Meyer-Bisch continues with these more general considerations: “Consequently, the economic approach to human rights in general, cultural rights and the right to education in particular can no longer be reduced to a cost/benefit analysis. Economic logic implies a search for a balance between costs and benefits. The various benefits offered by education are innumerable - directly in terms of productivity at the level of the formal and informal sector and indirectly in terms of social capital, namely, the improvement of the social and political fabric, without which no
development is sustainable, subject to respect for individual freedoms. Indicators reflecting investment approaches and their profitability can be compiled for this purpose.” (para. 24).

34. In the limited context of this working paper, no attempt will be made to deal with the difficult distinction between instruction, teaching and education. Here it should suffice to quote from the judgement of the European Court of Human Rights in the case of Campbell and Cousins: “The education of children is the whole process whereby, in any society, adults endeavour to transmit their beliefs, culture and other values to the young, whereas teaching or instruction refers in particular to the transmission of knowledge and to intellectual development.” (Quoted in the article by P.-M. Dupuy and L. Boisson de Chazournes, in La Convention européenne des droits de l’homme, edited by L.E. Pettiti, E. Decaux and P.-H. Imbert, Paris, Economica, 1995, p. 999).

35. Ibid., p. 1000.


38. Bitensky, loc. cit., p. 139.


40. See the background paper by P. Meyer-Bisch mentioned in note 26 above; most of the reflections that follow are derived from this paper.

41. This point will be discussed at greater length below in connection with the issue of freedom of education.

42. This concept is derived from the work of K. Vasak; in particular it was put forward in the inaugural lecture of the 1978 training session at the International Institute of Human Rights in Strasbourg.

43. These terms present a semantic difficulty, which can be stated here but not discussed. The concepts of primary or elementary education cover realities that often differ widely from one country to another. For example, there are countries where at the time the covenants were ratified primary education covered nine years of schooling, whereas today various educational reforms have reduced primary education to four or five years, while secondary education begins earlier. It is certainly not stretching the meaning of the texts to affirm that, since the duties of the State refer to both free education and compulsory education (see paras. 59 and 60 below), it follows that free education should apply throughout the period of compulsory education, thus including a substantial part of secondary education.

44. Jean Piaget, op. cit., pp. 59 and 60.


47. See section A of chapter I.


49. See the documents of the Copenhagen meeting of the Conference on Security and Cooperation in Europe (10 and 11), which are very precise and deserve to be taken up by the United Nations.


51. We deliberately leave aside the question of defining what is the subject of the obligation: Is it the school that is compulsory? Or only the education? Or only the teaching? It is just worth pointing out that many countries recognize the right to education at home.


53. Liberty of education, understood as the right of individuals and bodies to establish and direct educational establishments, is expressed in other international instruments, for example the Convention on the Rights of the Child (art. 29, para. 2) and the Protocol of San Salvador (art. 13, para. 5). For an analysis of liberty of education in international instruments, see the study by A. Fernandez quoted in note 52. For a philosophical analysis, see R. Carneiro (ed.), *Ensino livre. Uma fronteira da hegemonia estatal*, Ediçoes Asa, Rio Tinto, 1994.

54. Here it is appropriate to quote from the article by P.M. Dupuy and L. Boisson de Chazournes mentioned in note 34: "While the concept of religious conviction presents no problem of definition, the concept of philosophical convictions, on the other hand, has been interpreted in widely different ways. In the *Belgian language case*, for example, the [European] Court [of Human
Rights], referring to the preparatory work involved in the negotiation of the First Protocol, commented that only religious convictions were intended; the term 'philosophical' had been added to the term 'religious' only in order to cover opinions that were not consistent with religious thinking or teaching, such as agnostic or atheistic convictions. This interpretation was criticized because its excessively narrow character was contrary to the spirit of article 2. Others have warned against too broad an interpretation that would distort article 2. [...] The Campbell and Cosans case gave the Court an opportunity to specify the meaning of the concept of philosophical convictions. According to the Court, the term 'convictions' denotes 'views that attain a certain level of cogency, seriousness, cohesion and importance'. [...] Having regard to the Convention as a whole, including article 17, the expression 'philosophical convictions' in the present context denotes, in the Court's opinion, such convictions as are worthy of respect in a 'democratic society' [...] are not incompatible with human dignity [and do] not conflict with the fundamental right of the child to education" (p. 1005).


56. In this case the Court, while recognizing that the right to education would be meaningless unless it implied the right to be taught in one's mother tongue, appears to hold the view that this right does not constitute an obligation for the State to offer such teaching to all. See F. Coomans, Clarifying the Core Elements of the Right to Education, in The Right to Complain about Economic, Social and Cultural Rights, Netherlands Institute of Human Rights, Utrecht, 1995, p. 18. Other authors believe that the judgement of the Court cannot be interpreted in a purely restrictive sense: see J.L. Martinez López-Muñiz, Libertad de enseñanza y derecho a la educación en el Convenio Europeo de Derechos Humanos, Lectures 2, OIDEL, Geneva, 1993.

57. "According to the Maastricht Guidelines:

Like civil and political rights, economic, social and cultural rights impose three different types of obligations on States: the obligations to respect, protect and fulfil. Failure to perform any one of these three obligations constitutes a violation of such rights. The obligation to respect requires States to refrain from interfering with the enjoyment of economic, social and cultural rights. [...] The obligation to protect requires States to prevent violations of such rights by third parties. [...] The obligation to fulfil requires States to take appropriate legislative, administrative, budgetary, judiciary and other measures towards the full realization of such rights." Audrey Chapman, “ Violations of the right to education” (E/C.12/1998/19, para. 13).


60. "The State ensures that educational systems function properly in accordance with the law in a democratic society, but interpretation and implementation on the basis of democratic procedures are the task of all" (P. Meyer-Bisch, E/C.12/1998/17, para. 13). In the same document the author continues his argument with reference to the responsibility of the child himself: "Even the child, depending on his means, is therefore a supplier of his right; this is essential to his dignity. The reservations felt by certain persons in speaking of citizenship for a student, particularly during the initial grades of primary school, therefore become invalid if it is taken into account that: (a) his citizenship is obviously exercised only to some extent, depending on his age and ability; (b) the role of the school is to instruct him in means of socialization (apprenticeship for life in society), not by duress but by developing his potential for independence while accepting and mastering the rules of the democratic game and each discipline; consequently, a school which fails to teach this kind of citizenship has no place in a democratic society; (c) this implies the effective participation of various school players and therefore an understanding on the part of each one of this inevitable complexity" (para. 16). Reference is also made to UNESCO document 28 C/4, Medium-term strategy 1996-2001: "In a changing learning environment no longer restricted to the classroom, what is urgently needed is a critical review of existing education systems, with a view to their renovation and reform. Educational opportunities will need to be expanded and programmes adapted to the particular needs and circumstances of each society. The educational process will have to be seen as a truly societal and not a sectoral responsibility, involving various ministries, the private sector, non-governmental organizations (NGOs) and various other social sectors, including the media and local communities."


62. Many bodies have considered the specific ways of implementing an educational policy that respects this "creative diversity". See, for example, the European Commission's White Paper entitled Teaching and learning - Towards the learning society: Mobility, lifelong training, use of new technological tools: this greater flexibility in the acquisition of knowledge should lead us to consider new forms of accreditation of skills acquired, whether or not they are backed up by a diploma. This approach has already been put into practice: the TEFL test for assessing knowledge of English and the Kangaroo tests for mathematics have already proved their worth. So why not introduce "personal skills cards", which would provide a record of the knowledge of their holders, whether basic knowledge (languages, mathematics, law, information technology, economics, etc.) or technical or even professional knowledge (accounting, financing, etc.)? In this way a young person with no paper qualifications could apply for a job by showing his card, on which would be recorded his drafting, linguistic and word-processing skills. This approach would permit the immediate evaluation of everyone’s qualifications throughout life, unlike diplomas which lose their value as the years go by - and today are losing it faster than ever. See also the UNESCO report Learning: the treasure within: "As learning throughout life gradually becomes a reality, all young persons could be allocated a study-time entitlement at the start of their education, entitling them to a certain number of years of education. Their entitlement would be credited to an account at an institution that would manage a 'capital' of time available for each individual, together with the appropriate funds. Everyone could use their capital, on the basis of their previous educational experience, as they saw fit. Some of the capital could be set aside to enable people to receive continuing education throughout their adult lives. Each person could increase his or her capital through deposits at the 'bank' under a kind of educational savings scheme" (p. 32).

64. The World University Service carried out some excellent work on academic freedom in the 1980s, leading to the Lima Declaration in 1988. UNESCO laid the foundations for an international declaration at the International Congress on Education for Human Rights in 1993. These texts are included in the compilation by A. Fernandez and S. Jenkner mentioned in note 5.