The Universal Declaration of Human Rights (UDHR) and subsequent instruments of international human rights law and international humanitarian law play a vital role in providing protection for refugees and internally displaced peoples. Yet the claim to universality has been disputed and not all states have acceded to these legal instruments. It seems that a particular point of controversy or dispute in the Islamic world is their compatibility with shari’a.

To mark the 60th anniversary of the UDHR, the Editors of Forced Migration Review (FMR) produced a short supplement in 2008 to enhance debate and understanding of the concepts and instruments of international human rights in the Islamic world. The original supplement was generously funded by UNICEF Iran. We are now publishing this revised and updated edition, alongside an issue of FMR on North Africa where the uprisings of 2011 have led to opportunities to enhance the rule of law and improve the implementation of rights.

This supplement includes the full text of the UDHR, the 1990 Cairo Declaration and the May 2012 Ashgabat Declaration in the hope that they will both inform and enable those concerned with assisting and protecting displaced people to advocate more strongly on their behalf. Also included are three articles that take up aspects of the debate over the applicability of international laws and conventions in Islam.

It is impossible to do full justice to a debate of such richness and about which strong feelings are held. The articles in this supplement make the case that the needs and rights of displaced people are of prime concern and that both Islamic and international precepts in theory recognise this. This then allows us to call on the strength of both traditions in support of displaced people.

This FMR supplement is being published in English and Arabic and is available online at: www.fmreview.org/human-rights

FMR issue 39 on ‘North Africa and displacement 2011-2012’, published in English, Arabic and French, can be found online at: www.fmreview.org/north-africa

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www.fmreview.org/human-rights
Islam, international law and the protection of refugees and IDPs

Musab Hayatli

Over half of the world’s more than 10 million refugees are in Muslim countries while 9 million of the total of over 26 million IDPs worldwide are displaced in the Muslim world, including over 800,000 newly displaced as a result of the ‘Arab Spring’ uprisings.

The protection of refugees and internally displaced people (IDPs) is guaranteed under International Humanitarian Law (IHL) – mainly the Geneva Convention of 1949 and two additional Protocols of 1977, and the Refugee Convention of 1951 and the Protocol of 1967. In addition there is the broader framework of International Human Rights Law (IHRL), the main inspiration for which is the Universal Declaration of Human Rights (UDHR) of 1948. The UDHR paved the way for the later adoption of human rights treaties – such as, in 1966, the two Covenants on Civil and Political Rights, and Economic, Social and Cultural Rights. There are also subsequent regional and topical instruments and many specific Conventions and international agreements that are relevant to the protection and assistance of displaced people.

Islam requires believers to assist and protect vulnerable people and offers a number of mechanisms for their care and support. However, Islam and Islamic shari’a do not offer a comprehensive legal system for the protection of refugees and IDPs, at least not according to current understanding of protection. For example, while there is a right to seek asylum, exemplified most notably by the Prophet’s migration to Medina to avoid persecution, there is no overtly stated obligation on the part of Islamic states, in shari’a at least, to provide asylum.

There has in recent years been some debate about the UDHR in the Islamic world, mainly on the issue of whether it is compatible with shari’a. Some human rights advocates, both Muslim and non-Muslim, fear that Islam, or at least shari’a as practised, might be incompatible with human rights, or with the UDHR, and therefore with IHRL. Some Muslims, on the other hand, argue that the UDHR is in direct conflict with some principles of shari’a and thus unsuitable for the Islamic world.

Perhaps the most fundamental difference between an Islamic and an internationalist point of view of human rights lies in the concept of rights itself. While the UDHR stresses the universality of human rights, Islam recognises two types of rights: rights that humans are obliged – by virtue of being the creations of God – to fulfil and obey; and rights that they are entitled to expect from their fellow human beings. It is the latter that correspond to what are elsewhere termed ‘human rights’. The former are rights that stem from, and are obtained through, belief in God and religion. In this concept only God truly has rights and the rights of humans are understood as their obligation to abide by God’s commands. They are, first and foremost, the rights of individuals to abide by and adhere to the laws that God decreed and are only possible through this belief system, thus excluding non-Muslims.

Another potentially difficult point to reconcile is the principle of equality between men and women. The UDHR affirms unconditionally complete equality between the sexes. Under shari’a a woman can expect to be provided for, while men expect to inherit twice as much as the woman. In the situation of the rights of restitution of property to refugees, for example, this would raise questions, such as what the implications are for the many female-headed households trying to survive or rebuild lives and livelihoods after conflict and displacement.

Islam does offer an array of rights that humans, by virtue of being human, are entitled to and which, from a modern perspective, seem no different from many of the rights listed in the UDHR. For example, the right to life is a fundamental right in Islam for Muslims and non-Muslims alike. Similarly, a person, irrespective of
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Islam, human rights and displacement

Christian Salazar Volkmann

A greater engagement with Islamic thinkers is overdue in order to facilitate debate about child rights in Muslim societies and beyond.

Interpreting and applying the Convention on the Rights of the Child (CRC) is complicated. There are international organisations whose mandate is to interpret the meaning of children’s rights and monitor the Convention’s application in individual countries. However, the norms and standards set by international bodies are also debated by national government officials, civil society activists and intellectuals.

Religious leaders often play a pivotal part in this process. They have a strong influence in many societies and guide the thinking and action of millions of believers. They possess the moral authority to influence social opinions and behaviour especially in regard to marriage, family life and education. This is true not only for countries where religion is the political foundation of the state but also in societies where state and religion are separated.

It is important for the worldwide application of child rights to foster deeper understanding about them and Islam. UNICEF has entered into dialogue with Islamic scholars by highlighting congruencies between Islam and international standards. This dialogue started before the adoption of the CRC in 1989. In 1985 a study was undertaken by Al Azhar University in Cairo on child care in Islam. In 2005 a joint report by the Organization of the Islamic Conference (OIC), the Islamic Educational, Scientific and Cultural Organization (ISESCO) and UNICEF underlined common goals in realising children’s rights. The focus of these studies was mainly on social rights, leaving aside the more controversial areas of civil and political rights.

In Iran UNICEF collaborated with Mofid University in Qom in a comprehensive research project: the analysis of the different articles of the Convention on the Rights of the Child from an Islamic perspective. The research was based on the Quran, relevant hadiths, fatwas and other religious and scientific sources and aimed at generating and contributing to a comprehensive body of theological guidance and interpretation for Islamic researchers and academics on child rights.

It is not only important that Muslim religious leaders increase their understanding of international child rights standards. The non-Islamic world needs to benefit more
from Islamic thinking on this matter. Therefore we must make the most of opportunities for international dialogue between Islamic and non-Islamic, religious and non-religious thinkers, researchers and practitioners on child rights and on the more difficult issue of women's right.

A greater engagement of Islamic thinkers and researchers with child rights is overdue as Western legal experts and academics have largely dominated international interpretations of human rights norms. There is also rich Islamic thinking on matters related to child rights and social justice which can help to advance the realisation of social rights of children in many countries of the world. International human rights institutions therefore should maximise opportunities for dialogue on children's and women's rights. In my experience there is a space for such a dialogue between child rights advocates and Islamic leaders. The common ground for improving the situation of children is much larger than the areas where differences exist.

Christian Salazar Volkmann was the UNICEF Representative in Iran at the time of writing. UNICEF Iran supported the production of the first edition of this special supplement of FMR on Islam, human rights and displacement as a contribution to international awareness and dialogue about child rights and Islam.

1. Now Organization of Islamic Cooperation.

The rights of refugee women and children in Islam

Saeid Rahaei

Faith and religious beliefs play an undeniable role in defending the rights of refugees and asylum seekers. Respect for refugees and asylum seekers and appreciation of those who provide refuge have a particular place in shari‘a, and Islam pays special attention to the suffering of forced migrants.¹

Aman (safeguard) is the term which Islamic law uses to refer to the refuge that Muslims offer to non-Muslims. Such refuge remains inviolate even if the person who is being offered protection is in a conflict against Muslims [9: 6]. Islamic scholars of jurisprudence believe that aman creates an indissoluble bond.

Many instances of migration by the faithful and prophets appear in the holy Koran and in history books. After suffering persecution and torture, the Muslims of Mecca migrated to Abyssinia on the orders of Prophet Muhammad (peace be upon him and his descendents) where they were protected by a Christian king. Prophet Muhammad, was himself a refugee, having fled Mecca with his followers in 622 in order to escape persecution, and as a refugee was cared for by host communities. The Prophet Abraham and his family were forced to migrate and were supported by Almighty God [21: 71]. After being harassed by the Egyptians, Moses moved to Midian where he was provided with housing, employment and other amenities [28: 20-28].

Some relevant practical concepts in Islam

ihsan (compassion): All those who are in dire straits, particularly children, should be treated compassionately both in word and deed [2: 83, 4:36, 37, 17: 26].

ikram (respect): The needs of children and the needy should be met respectfully, in a way conforming to human dignity. Respect for children and efforts to meet their needs are a divine requirement [89: 17, 18].

eiwa (full support): Children, especially migrant children and those who have no caregivers, should be offered shelter and protection without expecting anything in return [93: 6, 10, 75: 8, 90, 24: 22]. Not paying attention to these children constitutes a failure in practice to comply with Islamic regulations [107: 1-7, 2: 177].

These Koranic verses show that migration can become a necessity for anyone in times of trouble or when one’s life and beliefs are in danger. Some verses go as far as requiring the faithful to choose migration in such circumstances (if they are able to do so) [4: 97-99].

The holy Koran requires the faithful to comply with agreements and treaties on the rights of refugees [5:1]. It provides a set of instructions in dealing with refugees and migrants, praising those who go to the assistance of people in distress and requiring the faithful to protect refugees [9:100 and 117]. It recognises the rights of refugees and internally displaced persons, entitling them to certain rights and to humane treatment [8: 72-75, 16: 41]. It condemns people whose actions prompt mass migration and views them as lacking faith in God’s words [2: 84-86]. Article 12 of the 1990 Cairo Declaration on Human Rights in Islam says: “Every man shall have the right, within the framework of sharia, to free movement and to select his place of residence whether inside or outside his country and, if persecuted, is entitled to seek asylum in another country. The country of refuge shall ensure his protection until he reaches safety.”

The holy Koran puts forth certain regulations to lend additional support to women and children, who are considered more vulnerable [4: 2, 9, 36, 75, 98, 127, 17:34]. Besides, under the principle of justice, which is the basis of all Islamic regulations [42: 15, 16: 90], those who are more at risk as a result of migration and asylum should be offered extra support. This remains the case even in the case of non-Muslims or those who oppose the Muslim faith [5: 8].

Required alms – such as khums (one fifth of income or of the spoils of war that Muslims are required to hand out as charity) and zakat (a portion of property that the faithful are required to give away for charitable causes) – as well as optional alms constitute a fund that can be used to meet the basic needs of refugees. That part of khums and zakat which is originally reserved for travellers in distress, orphans and the needy could be spent for migrants and refugees.
Some rights in Islam of refugees and asylum seekers, especially women and children

- All people fleeing persecution are entitled to asylum and the rights associated with that status.
- Measures to meet the needs of these individuals are a public duty.
- Refugees should not be left vulnerable to persecution and injustice.
- The rights of the women and children of the host country are the same as the rights of women and children who are taking refuge there [8:75]. That was why the Prophet declared brotherhood among the Muhajirun and Ansar and stated that “The rights of migrants are the same as those of their hosts.” In other words, such women and children, whether accompanied by their families or not, should be offered the same protection as women and children of the host country, in keeping with local or international law.
- Any decision with regard to refugee children should take account of their basic interests [2:220]. They are entitled to a healthy upbringing and education. From an Islamic perspective, children are innocent, their talents should be fostered [4:2-4] and they should not be discriminated against.
- Children and women, according to some interpretations of shari’a, being more vulnerable, should be treated with affirmative action (positive discrimination). The Muslim prophet reiterated the rights of women and children more than any other groups. Refugee children and women are among the most deprived people in the world and Muslims should allocate part of their charitable efforts to their support. From a religious perspective, what is offered to these individuals is theirs by right [70:24, 25].
- If the guardian of a child is granted asylum, the child has to be offered the same status thus preserving the right of children to remain with their family.
- The right of these individuals to be reunited with their families should be respected. If the parents of these children are not found, the children's relatives should provide protection.
- The stage should be set for these refugees to return to their place of origin when such movement is deemed safe [9:6].
- They should be treated well at all times.

Conclusion

Islamic rules and regulations constitute a valuable source for protection of the rights of refugees, migrants and asylum seekers. In addition to contractual responsibilities, they could serve as a faith-based guarantor of the rights of refugees, particularly women and children. Further exploration of respected Islamic sources could result in new mechanisms in this regard.

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All further references to Suras are in square brackets in the text.

Human rights resources and links

Below are some starting points for anyone wishing to know more about human rights.

The United Nations Development Programme on Governance in the Arab Region (UNDP-POGAR) is dedicated to the promotion and development of good governance practices and related reforms in the Arab states; it works in partnership with key governance institutions including human rights institutions, legislatures, judiciaries and civil society organisations. www.pogar.org/

The Human Rights Index for the Arab Countries, sponsored by UNDP-POGAR [see above], is a repository for the entire set of UN documents pertaining to human rights and the responses, including formal reservations, by the Arab member states to the committees that monitor the core international human rights treaties.


The Office of the UN High Commissioner for Human Rights (OHCHR) represents the world’s commitment to universal ideals of human dignity. www.ohchr.org

The Islamic Human Rights Commission is an independent, not-for-profit campaign, research and advocacy organisation based in London, UK, working in partnership with different organisations from Muslim and non-Muslim backgrounds.

www.ihrc.org.uk/index.php

The Islam and Human Rights Fellowship Program at Emory University in the US explores the relationship between human rights and Islam and puts scholarship at the service of practical efforts to promote human rights in Islamic societies.

www.law.emory.edu/ihrf/

The Institute for Human Rights of the Beirut Bar Association promotes the universal values stated in the Lebanese constitution and in the UN human rights conventions.


The University of Minnesota Human Rights Library houses one of the largest collections of core human rights documents in nine languages – Arabic, Chinese, English, French, Japanese, Korean, Russian, Spanish and Swedish.

www1.umn.edu/humanrts/

The Cairo Institute for Human Rights Studies (CIHRS) is an independent regional non-governmental organisation which promotes respect for the principles of human rights and democracy and analyses the difficulties facing the application of International Human Rights Law.

www.cihrs.org/?lang=en

The human rights page on the UN website provides links to UN organisations, thematic issues, international courts and tribunals, and other resources, all focused on human rights.

www.un.org/rights/index.shtml
The Universal Declaration of Human Rights
Adopted and proclaimed by General Assembly resolution 217 A (III) of 10 December 1948

Preamble
Whereas recognition of the inherent dignity and of the equal and inalienable rights of all members of the human family is the foundation of freedom, justice and peace in the world,

Whereas disregard and contempt for human rights have resulted in barbarous acts which have outraged the conscience of mankind, and the advent of a world in which human beings shall enjoy freedom of speech and belief and freedom from fear and want has been proclaimed as the highest aspiration of the common people,

Whereas it is essential, if man is not to be compelled to have recourse, as a last resort, to rebellion against tyranny and oppression, that human rights should be protected by the rule of law,

Whereas it is essential to promote the development of friendly relations between nations,

Whereas the peoples of the United Nations have in the Charter reaffirmed their faith in fundamental human rights, in the dignity and worth of the human person and in the equal rights of men and women and have determined to promote social progress and better standards of life in larger freedom,

Whereas Member States have pledged themselves to achieve, in cooperation with the United Nations, the promotion of universal respect for and observance of human rights and fundamental freedoms,

Whereas a common understanding of these rights and freedoms is of the greatest importance for the full realization of this pledge,

Now, therefore, the General Assembly, proclaims this Universal Declaration of Human Rights as a common standard of achievement for all peoples and all nations, to the end that every individual and every organ of society, keeping this Declaration constantly in mind, shall strive by teaching and education to promote respect for these rights and freedoms and by progressive measures, national and international, to secure their universal and effective recognition and observance, both among the peoples of Member States themselves and among the peoples of territories under their jurisdiction.

Article 1
All human beings are born free and equal in dignity and rights. They are endowed with reason and conscience and should act towards one another in a spirit of brotherhood.

Article 2
Everyone is entitled to all the rights and freedoms set forth in this Declaration, without distinction of any kind, such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status.

Furthermore, no distinction shall be made on the basis of the political, jurisdictional or international status of the country or territory to which a person belongs, whether it be independent, trust, non-self-governing or under any other limitation of sovereignty.

Article 3
Everyone has the right to life, liberty and security of person.

Article 4
No one shall be held in slavery or servitude; slavery and the slave trade shall be prohibited in all their forms.

Article 5
Everyone has the right to recognition everywhere as a person before the law.

Article 6
Everyone has the right to freedom of movement and residence within the borders of each State.

Article 7
All are equal before the law and are entitled without any discrimination to equal protection of the law. All are entitled to equal protection against any discrimination in violation of this Declaration and against any incitement to such discrimination.

Article 8
Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.

Article 9
No one shall be subjected to arbitrary arrest, detention or exile.

Article 10
Everyone is entitled in full equality to a fair and public hearing by an independent and impartial tribunal, in the determination of his rights and obligations and of any criminal charge against him.

Article 11
1. Everyone charged with a penal offence has the right to be presumed innocent until proved guilty according to law in a public trial at which he has had all the guarantees necessary for his defence.

2. No one shall be held guilty of any penal offence on account of any act or omission which did not constitute a penal offence, under national or international law, at the time when it was committed. Nor shall a heavier penalty be imposed than the one that was applicable at the time the penal offence was committed.

Article 12
No one shall be subjected to arbitrary interference with his privacy, family, home or correspondence, nor to attacks upon his honour and reputation. Everyone has the right to the protection of the law against such interference or attacks.

Article 13
1. Everyone has the right to freedom of movement and residence within the borders of each State.

2. Everyone has the right to leave any country, including his own, and to return to his country.

Article 14
1. Everyone has the right to seek and to enjoy in other countries asylum from persecution.

2. This right may not be invoked in the case of prosecutions genuinely arising from non-political crimes or from acts contrary to the purposes and principles of the United Nations.

Article 15
1. Everyone has the right to a nationality.

2. No one shall be arbitrarily deprived of his nationality nor denied the right to change his nationality.

Article 16
1. Men and women of full age, without any limitation due to race, nationality or religion, have the right to marry and to found a family. They are entitled to equal rights as to marriage, during marriage and at its dissolution.
Adopted and proclaimed by General Assembly resolution 217 A (III) of 10 December 1948

The Universal Declaration of Human Rights

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free development of his personality.

rights indispensable for his dignity and the

State, of the economic, social and cultural

realization, through national effort and

right to social security and is entitled to

Everyone, as a member of society, has the

Article 22

Everyone, as a member of society, has the

right to social security and is entitled to

Article 23

1. Everyone has the right to work, to free
choice of employment, to just and favourable
conditions of work and to protection against
unemployment.

2. Everyone, without any discrimination, has
the right to equal pay for equal work.

3. Everyone who works has the right to just
and favourable remuneration ensuring for
himself and his family an existence worthy
of human dignity, and supplemented, if
necessary, by other means of social
protection.

4. Everyone has the right to form and to
join trade unions for the protection of his
interests.

Article 24

Everyone has the right to freedom of
thought, conscience and religion; this right
includes freedom to change his religion
or belief, and freedom, either alone or in
community with others and in public or
private, to manifest his religion or belief in
teaching, practice, worship and observance.

Article 25

1. Everyone has the right to a standard of
living adequate for the health and well-
being of himself and of his family, including
food, clothing, housing and medical care
and necessary social services, and the right
to security in the event of unemployment,
sickness, disability, widowhood, old age or
other lack of livelihood in circumstances
beyond his control.

2. Motherhood and childhood are entitled
to special care and assistance. All children,
whether born in or out of wedlock, shall
enjoy the same social protection.

Article 26

1. Everyone has the right to education.
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.

2. 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.

3. Parents have a prior right to choose the
kind of education that shall be given to their
children.

Article 27

1. Everyone has the right freely to
participate in the cultural life of the
community, to enjoy the arts and to share in
scientific advancement and its benefits.

2. Everyone has the right to the protection
of the moral and material interests resulting
from any scientific, literary or artistic
production of which he is the author.

Article 28

Everyone is entitled to a social and
international order in which the rights and
freedoms set forth in this Declaration can be
fully realized.

Article 29

1. Everyone has duties to the community in
which alone the free and full development of
his personality is possible.

2. In the exercise of his rights and freedoms,
everyone shall be subject only to such
limitations as are determined by law solely
for the purpose of securing due recognition
and respect for the rights and freedoms of
others and of meeting the just requirements
of morality, public order and the general
welfare in a democratic society.

3. These rights and freedoms may in no case
be exercised contrary to the purposes and
principles of the United Nations.

Article 30

Nothing in this Declaration may be
interpreted as implying for any State,
group or person any right to engage in any
activity or to perform any act aimed at the
destruction of any of the rights and freedoms
set forth herein.

Text online at www.unhchr.ch/udhr/
Cairo Declaration on Human Rights in Islam
Adopted and Issued at the Nineteenth Islamic Conference

The Member States of the Organization of the Islamic Conference,

Reaffirming the civilizing and historical role of the Islamic Ummah which Allah made as the best community and which gave humanity a universal and well-balanced civilization, in which harmony is established between hereunder and the hereafter, knowledge is combined with faith, and to fulfill the expectations from this community to guide all humanity which is confused because of different and conflicting beliefs and ideologies and to provide solutions for all chronic problems of this materialistic civilization.

In contribution to the efforts of mankind to assert human rights, to protect man from exploitation and persecution, and to affirm his freedom and right to a dignified life in accordance with the Islamic Shariah.

Convinced that mankind which has reached an advanced stage in materialistic science is still, and shall remain, in dire need of faith to support its civilization as well as a self-motivating force to guard its rights;

Believing that fundamental rights and freedoms according to Islam are an integral part of the Islamic religion and that no one shall have the right as a matter of principle to abolish them either in whole or in part or to violate or ignore them in as much as they are binding divine commands, which are contained in the Revealed Books of Allah and which were sent through the last of His Prophets to complete the preceding divine messages and that safeguarding those fundamental rights and freedoms is an act of worship whereas the neglect or violation thereof is an abominable sin, and that the safeguarding of those fundamental rights and freedom is an individual responsibility of every person and a collective responsibility of the entire Ummah;

Do hereby and on the basis of the above-mentioned principles declare as follows:

ARTICLE 1:
(a) All human beings form one family whose members are united by their subordination to Allah and descent from Adam. All men are equal in terms of basic human dignity and basic obligations and responsibilities, without any discrimination on the basis of race, colour, language, belief, sex, religion, political affiliation, social status or other considerations. The true religion is the guarantee for enhancing such dignity along the path to human integrity.

(b) All human beings are Allah's subjects, and the most loved by Him are those who are most beneficial to His subjects, and no one has superiority over another except on the basis of piety and good deeds.

ARTICLE 2:
(a) Life is a God-given gift and the right to life is guaranteed to every human being. It is the duty of individuals, societies and states to safeguard this right against any violation, and it is prohibited to take away life except for a Shariah prescribed reason.

(b) It is forbidden to resort to any means which could result in the genocidal annihilation of mankind.

ARTICLE 3:
(a) In the event of the use of force and in case of armed conflict, it is not permissible to kill non-belligerents such as old men, women and children. The wounded and the sick shall have the right to medical treatment; and prisoners of war shall have the right to be fed, sheltered and clothed. It is prohibited to mutilate or dismember dead bodies. It is required to exchange prisoners of war and to arrange visits or reunions of families separated by circumstances of war.

(b) It is prohibited to cut down trees, to destroy crops or livestock, to destroy the enemy’s civilian buildings and installations by shelling, blasting or any other means.

ARTICLE 4:
Every human being is entitled to human sanctity and the protection of one’s good name and honour during one’s life and after one’s death. The state and the society shall protect one’s body and burial place from desecration.

ARTICLE 5:
(a) The family is the foundation of society, and marriage is the basis of making a family. Men and women have the right to marriage, and no restrictions stemming from race, colour or nationality shall prevent them from exercising this right.

(b) The society and the State shall remove all obstacles to marriage and facilitate it, and shall protect the family and safeguard its welfare.

ARTICLE 6:
(a) Woman is equal to man in human dignity, and has her own rights to enjoy as well as duties to perform, and has her own civil entity and financial independence, and the right to retain her name and lineage.

(b) The husband is responsible for the maintenance and welfare of the family.

ARTICLE 7:
(a) As of the moment of birth, every child has rights due from the parents, the society and the state to be accorded proper nursing, education and material, hygienic and moral care. Both the fetus and the mother must be safeguarded and accorded special care.

(b) Parents and those in such like capacity have the right to choose the type of education they desire for their children, provided they take into consideration the interest and future of the children in accordance with ethical values and the principles of the Shariah.

(c) Both parents are entitled to certain rights from their children, and relatives are entitled to rights from their kin, in accordance with the tenets of the Shariah.

ARTICLE 8:
Every human being has the right to enjoy a legitimate eligibility with all its prerogatives and obligations in case such eligibility is lost or impaired, the person shall have the right to be represented by his/her guardian.

ARTICLE 9:
(a) The seeking of knowledge is an obligation and provision of education is the duty of the society and the State. The State shall ensure the availability of ways and means to acquire education and shall guarantee its diversity in the interest of the society so as to enable man to be acquainted with the religion of Islam and uncover the secrets of the Universe for the benefit of mankind.

(b) Every human being has a right to receive both religious and worldly education from the various institutions of teaching, education and guidance, including the family, the school, the university, the media, etc., and in such an integrated and balanced manner that would develop human personality, strengthen man’s faith in Allah and promote man’s respect to and defence of both rights and obligations.

ARTICLE 10:
Islam is the religion of true unspoiled nature. It is prohibited to exercise any form of pressure on man or to exploit his poverty or ignorance in order to force him to change his religion to another religion or to atheism.

ARTICLE 11:
(a) Human beings are born free, and no one has the right to enslave, humiliate, oppress or exploit them, and there can be no subjugation but to Allah the Almighty.

(b) Colonialism of all types being one of the most evil forms of enslavement is
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Human Rights in Islam

Conference of Foreign Ministers in Cairo on 5 August 1990

 totalmente prohibited. Peoples suffering from colonialism have the full right to freedom and self-determination. It is the duty of all States peoples to support the struggle of colonized peoples for the liquidation of all forms of and occupation, and all States and peoples have the right to preserve their independent identity and econtrol over their wealth and natural resources.

ARTICLE 12:
Every man shall have the right, within the framework of the Shari'ah, to free movement and to select his place of residence whether within or outside his country and if persecuted, is entitled to seek asylum in another country. The country of refuge shall be obliged to provide protection to the asylum-seeker until his safety has been attained, unless asylum is motivated by committing an act regarded by the Shari'ah as a crime.

ARTICLE 13:
Work is a right guaranteed by the State and the Society for each person with capability to work. Everyone shall be free to choose the work that suits him best and which serves his interests as well as those of the society. The employee shall have the right to enjoy safety and security as well as all other social guarantees. He may not be assigned work beyond his capacity nor shall he be subjected to compulsion or exploited or harmed in any way. He shall be entitled - without any discrimination between males and females - to fair wages for his work without delay, as well as to the holidays allowances and promotions which he deserves. On his part, he shall be required to be dedicated and meticulous in his work. Should workers and employers disagree on any matter, the State shall intervene to settle the dispute and have the grievances redressed, the rights confirmed and justice enforced without bias.

ARTICLE 14:
Everyone shall have the right to earn a legitimate living without monopolization, deceit or causing harm to oneself or to others. Usury (riba) is explicitly prohibited.

ARTICLE 15:
(a) Everyone shall have the right to own property acquired in a legitimate way and shall be entitled to the rights of ownership without prejudice to oneself, others or the society in general. Expropriation is not permissible except for requirements of public interest and upon payment of prompt and fair compensation.

(b) Confiscation and seizure of property is prohibited except for a necessity dictated by law.

ARTICLE 16:
Everyone shall have the right to enjoy the fruits of his scientific, literary, artistic or technical labour of which he is the author; and he shall have the right to the protection of his moral and material interests stemming therefrom, provided it is not contrary to the principles of the Shari'ah.

ARTICLE 17:
(a) Everyone shall have the right to live in a clean environment, away from vice and moral corruption, that would favour a healthy ethical development of his person and it is incumbent upon the State and society in general to afford that right.

(b) Everyone shall have the right to medical and social care, and to all public amenities provided by society and the State within the limits of their available resources.

(c) The States shall ensure the right of the individual to a decent living that may enable him to meet his requirements and those of his dependents, including food, clothing, housing, education, medical care and all other basic needs.

ARTICLE 18:
(a) Everyone shall have the right to live in security for himself, his religion, his dependents, his honour and his property.

(b) Everyone shall have the right to privacy in the conduct of his private affairs, in his home, among his family, with regard to his property and his relationships. It is not permitted to spy on him, to place him under surveillance or to besmirch his good name. The State shall protect him from arbitrary interference.

(c) A private residence is inviolable in all cases. It will not be entered without permission from its inhabitants or in any unlawful manner, nor shall it be demolished or confiscated and its dwellers evicted.

ARTICLE 19:
(a) All individuals are equal before the law, without distinction between the ruler and the ruled.

(b) The right to resort to justice is guaranteed to everyone.

(c) Liability is in essence personal.

(d) There shall be no crime or punishment except as provided for in the Shari'ah.

(e) A defendant is innocent until his guilt is proven in a fast trial in which he shall be given all the guarantees of defence.

ARTICLE 20:
It is not permitted without legitimate reason to arrest an individual, or restrict his freedom, to exile or to punish him. It is not permitted to subject him to physical or psychological torture or to any form of maltreatment, cruelty or indignity. Nor is it permitted to subject an individual to medical or scientific experiments without his consent or at the risk of his health or of his life. Nor is it permitted to promulgate emergency laws that would provide executive authority for such actions.

ARTICLE 21:
Taking hostages under any form or for any purpose is expressly forbidden.

ARTICLE 22:
(a) Everyone shall have the right to express his opinion freely in such manner as would not be contrary to the principles of the Shari'ah.

1. Everyone shall have the right to advocate what is right, and propagate what is good, and warn against what is wrong and evil according to the norms of Islamic Shari'ah.

(c) Information is a vital necessity to society. It may not be exploited or misused in such a way as may violate sanctities and the dignity of Prophets, undermine moral and ethical Values or disintegrate, corrupt or harm society or weaken its faith.

(d) It is not permitted to excite nationalistic or doctrinal hatred or to do anything that may be an incitement to any form or racial discrimination.

ARTICLE 23:
(a) Authority is a trust; and abuse or malicious exploitation thereof is explicitly prohibited, in order to guarantee fundamental human rights.

(b) Everyone shall have the right to participate, directly or indirectly in the administration of his country's public affairs. He shall also have the right to assume public office in accordance with the provisions of Shari'ah.

ARTICLE 24:
All the rights and freedoms stipulated in this Declaration are subject to the Islamic Shari'ah.

ARTICLE 25:
The Islamic Shari'ah is the only source of reference for the explanation or clarification of any of the articles of this Declaration.

Text online at www.oic-oci.org/english/article/human.htm
1. We, the Ministers and Heads of Delegations of the Member States of the Organization of Islamic Cooperation (OIC) gathered in Ashgabat, Turkmenistan on 11-12 May 2012 at the International Ministerial Conference of the Organization of Islamic Cooperation on Refugees in the Muslim World.

2. We recognize that over fourteen centuries ago, Islam laid down the bases for granting refuge, which is now deeply ingrained in Islamic faith, heritage and tradition.

3. We express our deep concern over the situation of refugees in the world, particularly that most of them are hosted by OIC Member States.

4. We commend the contributions of the OIC Member States in hosting refugees in their territories, which is reflected in the fact that the 57 OIC Member States host 10.7 Million refugees including 5 million Palestinian refugees (based on figures provided by UNRWA). We also commend the OIC Member States’ continued and steadfast commitment in providing protection to refugees, taking into account their respective national capabilities and domestic laws.

5. We note that the 1951 Convention relating to the Status of Refugees and its 1967 Protocol have enduring value and relevance in the twenty-first century. We also note the importance of respecting the principles and values that underlie these instruments.

6. We recognize the social and humanitarian dimensions of the problem of refugees, and the need to address its root causes, and urge the international community to make efforts to prevent this problem from becoming a source of tension.

7. We value the generosity of the countries hosting large numbers of refugees and acknowledge the security, socio-economic and environmental impact of the presence of large-scale refugee populations on these countries, and note with deep concern the declining levels of international assistance.

8. We also reaffirm the OIC resolutions concerning the Palestinian cause and the Arab-Israeli conflict, and stress the need to resolve the issue of Palestinian refugees in accordance with international law and relevant international legitimacy resolutions, particularly United Nations General Assembly Resolution 194 and the Arab Initiative. We also reiterate that the United Nations Relief and Works Agency (UNRWA) embodies the international responsibility towards Palestinian refugees as mandated by the United Nations General Assembly. In this regard we highly appreciate the important role assumed by UNRWA in alleviating the suffering of Palestinian refugees. We call on the international community and the OIC Member States to respond to the appeals of UNRWA and keep up their support until the achievement of the Palestinian refugees’ right to return to their homes.

9. We recall OIC Resolution No. 10/38-POL on “the Aggression of the Republic of Armenia against the Republic of Azerbaijan” adopted at the thirty-eighth session of the Council of Foreign Ministers and other relevant OIC documents. In this context, we express our deep concern over the plight of more than one million Azerbaijani refugees and displaced people expelled from the occupied territories in and around Nagorno-Karabakh region of the Republic of Azerbaijan, and the magnitude and severity of these humanitarian problems. We call for enabling the Azerbaijani refugees and the displaced to return to their homes in safety, honour and dignity and reaffirm our total solidarity and our support for the efforts undertaken by the Government and people of Azerbaijan to this end. In this regard, we strongly demand the full implementation of the relevant OIC, UN General Assembly and Security Council resolutions.

10. We remain deeply concerned that too many refugee situations in the OIC countries have become protracted and need sustained and profound engagement of the international community and UN agencies to work in conjunction with UNHCR and other UN actors, as appropriate, to resolve the refugees’ plight and realize durable solutions consistent with international law and relevant UN General Assembly resolutions. In addition, we recognize the need to step up efforts to address the root causes of refugee situations in accordance with international law, while respecting the sovereignty of Member States.

11. We reaffirm that voluntary repatriation remains the most preferable solution to refugee situations, and call upon countries of origin, countries of asylum, UNHCR and the international community as a whole to work together, to do everything possible to enable refugees to exercise their right to return to their homes. In this context we call for political resolve to double international efforts to promote voluntary repatriation.

12. We welcome the positive steps and efforts taken and achieved by Governments of some OIC countries in fulfilling their duty to promote, in a non-discriminatory manner, voluntary return of their citizens to their countries in safety and dignity, and to provide them with assistance,
13. We note with deep concern the wide gap between resettlement needs and resettlement availabilities across the world, as well as the practice of selective resettlement criteria. We encourage resettlement countries to undertake effective, flexible and non-discriminatory use of this measure, and urge UNHCR to pursue its work in close coordination with host countries, and report on resettlement activities more regularly and actively.

14. We call upon the international community, in cooperation with UNHCR and other relevant international organizations, to provide more resources to support and assist States which host refugees in line with the principle of international solidarity, cooperation and burden-sharing. We also reiterate that States, which are faced with a large-scale refugee influx, should receive assistance from the international community in accordance with the principles of equitable burden sharing.

15. We appreciate the valuable contribution of the OIC Member States and OIC-related financial institutions in respect of refugees and, in this regard, look forward to enhanced and timely contributions.

16. We recall the OIC resolution No. 11/38 Pol adopted at the Thirty-eighth Session of the Council of the Foreign Ministers and other relevant OIC documents. We welcome the “Solution Strategy for Afghan refugees to support voluntary repatriation, sustainable reintegration and assistance to host countries”, developed through consultations among the governments of the Islamic Republic of Afghanistan, the Islamic Republic of Iran and the Islamic Republic of Pakistan, as facilitated by UNHCR and endorsed in the joint communiqué of the conference held in Geneva on 2-3 May 2012.

We call for effective implementation of the Strategy, through enhanced international cooperation, to promote voluntary repatriation and sustainable reintegration of Afghan refugees in safety and dignity, in order to resolve one of the largest and longest protracted refugee situations in the world.

17. We express our appreciation for the leadership shown by UNHCR and commend the Office for its ongoing efforts. We further commend the staff and implementing partners of UNHCR for the competence, professionalism and dedication with which they discharge their responsibilities. In this regard we call upon the international community to continue providing the necessary assistance and financial support to enable UNHCR to continue fulfilling its responsibilities.

18. We express deep gratitude to the Member States hosting refugees in spite of their limited economic resources, in affirmation of their noble Islamic values. We acknowledge the donor Member States for their donations to international and regional organizations active in the field of refugees, and commend in this respect the humanitarian efforts and the sustained support extended by the Kingdom of Saudi Arabia to the issues of refugees worldwide and in the Islamic world in particular, and to the organizations concerned with refugees. We also express our thanks to the Kingdom of Saudi Arabia, the State of Kuwait, the Sultanate of Oman and the Islamic Development Bank for their financial contributions in support of successfully convening this Conference.

19. We extend our gratitude to the Government and people of Turkmenistan for generously hosting the International Ministerial Conference of the Organization of Islamic Cooperation on Refugees in the Muslim World as well as for sharing their successful experience in dealing with the issues of refugees and stateless persons in Turkmenistan.

Adopted in Ashgabat on 12 May, 2012

Who has signed what...

Below we list a selection of significant human rights and refugee conventions and treaties, with details of which countries have signed and ratified them. An asterisk (*) denotes signatory but not ratifying party. The signatories listed are those in the Arab world but also include five major five major non-Arabic Islamic countries, namely Bangladesh, Indonesia, Iran, Pakistan and Turkey.

Geneva Conventions 1949
www.icrc.org/ihl.nsf/FULL/365?OpenDocument (Conv. I);
www.icrc.org/ihl.nsf/FULL/370?OpenDocument (Conv. II);
www.icrc.org/ihl.nsf/FULL/375?OpenDocument (Conv. III);
Algeria, Bahrain, Bangladesh, Comoros, Djibouti, Egypt, Indonesia, Iran, Iraq, Jordan, Kuwait, Lebanon, Libya, Mauritania, Morocco, Oman, Pakistan, Qatar, Saudi Arabia, Somalia, Sudan, Syria, Tunisia, Turkey, United Arab Emirates, Yemen

Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment 1984
www.ohchr.org/EN/HRBodies/CCPR/Pages/CCPR-Death.aspx
Algeria, Bahrain, Bangladesh, Comoros*, Djibouti, Egypt, Indonesia, Iran, Iraq, Jordan, Kuwait, Lebanon, Libya, Mauritania, Morocco, Oman, Pakistan, Qatar, Saudi Arabia, Somalia*, Sudan, Syria, Tunisia, Turkey, Yemen

Convention on the Rights of the Child 1989
www.ohchr.org/EN/HRBodies/CRC/Pages/CRC-Conflict.aspx
Algeria, Bahrain, Bangladesh, Comoros, Djibouti, Egypt, Indonesia, Iran, Iraq, Jordan, Kuwait, Lebanon, Libya, Mauritania, Morocco, Oman, Pakistan, Qatar, Saudi Arabia, Somalia*, Sudan, Syria, Tunisia, Turkey, United Arab Emirates, Yemen

Second Optional Protocol to the International Covenant on Civil and Political Rights, aiming at the abolition of the death penalty 1989
www.ohchr.org/EN/HRBodies/CCPR/Pages/CCPR-Death.aspx
Djibouti, Turkey

International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families 1990
www.ohchr.org/EN/HRBodies/CMW/Pages/CMW.aspx
Algeria, Bangladesh, Comoros*, Egypt, Indonesia*, Libya, Mauritania, Morocco, Syria, Turkey

Declaration on the Right and Responsibility of Individuals, Groups and Organs of Society to Promote and Protect Universally Recognized Human Rights and Fundamental Freedoms 1998
www.ohchr.org/EN/Issues/SRHRDefenders/Pages/Declaration.aspx
A Declaration and thus not available for signing or ratification.

Optional Protocol to the Convention on the Rights of the Child on the involvement of children in armed conflicts 2000
www.ohchr.org/EN/HRBodies/CRC/Pages/CRC-Conflict.aspx
Algeria, Bahrain, Bangladesh, Djibouti, Egypt, Indonesia*, Iran*, Iraq, Jordan, Kuwait, Lebanon*, Libya, Morocco, Oman, Pakistan*, Qatar, Saudi Arabia, Somalia*, Sudan, Syria, Tunisia, Turkey, Yemen

Notes:
1. All countries listed above, with the exception of Turkey, expressed some reservations regarding any potential implicit recognition of the state of Israel, the equal rights of women or any contradiction with shari’ah, as well as the rights of children if, again, they conflict with shari’ah.
2. The Palestinian National Authority is not entitled to accede to United Nations Conventions on human rights or to the International Labour Organization related conventions. This is why it is the only country in the League of Arab States not a signatory of any of the treaties and conventions listed above.