## Contents

Abb	previations	ix
Pref	face	xi
	Chapter 1 Introduction	
I.	Why there is a problem	Ι
2.	Forms of skepticism	3
3.	Approach	7
	Chapter 2 The Practice	
4.	Origins	14
5.	Doctrine	27
6.	Implementation	3 I
7.	An emergent practice	42
8.	Problems	44
	Chapter 3 Naturalistic Theories	
9.	Naturalism about human rights	49
IO.	Persons "as such" (1): the demand side	59
II.	Persons "as such" (2): the supply side	68
	Chapter 4 Agreement Theories	
12.	"Common core" and "overlapping consensus"	74
13.	The appeal of agreement conceptions	77
14.	Progressive convergence	88

## Chapter 5 A Fresh Start

15.	Human rights in The Law of Peoples	96	
16.	The idea of a practical conception	102	
17.	A two-level model	106	
18.	"Manifesto rights"	117	
19.	The role of states	122	
	Chapter 6 Normativity		
20.	What human rights are for	128	
21.	A schema	136	
22.	Minimalism and social justice	141	
23.	Toleration (1): the domestic analogy	144	
24.	Toleration (2): the autonomy of peoples	152	
Chapter 7 International Concern			
25.	Anti-poverty rights	161	
26.	Political rights	174	
27.	Human rights of women	186	
Chapter 8 Conclusion			
28.	Residues of skepticism	198	
29.	Pathologies	201	
30.	Human rights and global normative order	209	
	Works Cited		
Index		227	