- 101. States parties should ensure the identification, development and application of obligatory qualifications for treaty-body membership. The membership qualifications of a consolidated committee charged with the task of considering state reports should give rise to an interdisciplinary body oriented towards engendering a culture of human rights in states parties.
- 102. Provision for individual complaint mechanisms should be extended to all six human rights treaties, through the elaboration of additional optional protocols.
- 103. A single, permanent, full-time body should be created which would consider individual complaints under all six human rights treaties. Such a committee would be of a quasi-judicial nature. The membership qualifications of a consolidated committee charged with the task of considering individual complaints should include legal experience.
- 104. A permanent international court of human rights should be created that could handle individual complaints arising from all six, or portions of all six, of the human rights treaties.
- 105. The court should be given only advisory jurisdiction to render non-binding decisions at the behest of states parties or treaty bodies, but not individuals.
- 106. Significant rules and processes should be developed which when instituted, would warrant making the court accessible to individuals, and potentially groups, and rendering determinations of the court legally binding.