

1. Record Nr.	UNINA9910453145903321
Autore	Lewis Corinne
Titolo	UNHCR and international refugee law : from treaties to innovation / / Corinne Lewis
Pubbl/distr/stampa	Abingdon, Oxon ; ; New York, NY : , : Routledge, , 2012
ISBN	1-280-87399-X 9786613715302 1-136-29574-7 0-203-11556-2 1-136-29573-9
Descrizione fisica	1 online resource (225 p.)
Collana	Routledge research in international law
Disciplina	341.4/86
Soggetti	Refugees - Legal status, laws, etc Refugees - International cooperation Electronic books.
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Description based upon print version of record.
Nota di bibliografia	Includes bibliographical references.
Nota di contenuto	Cover; Title; Copyright; Dedication; Contents; Acknowledgements; Table of cases; Table of instruments; List of abbreviations; Introduction; 1 Foundations for UNHCR's international refugee law role; 1.1 Introduction; 1.2 Historical foundations; 1.2.1 Refugee organizations created by the League of Nations; 1.2.2 Subsequent refugee organizations; 1.2.3 The need for a new organization; 1.3 Statutory foundations; 1.3.1 Responsibilities related to international refugee law; 1.4 Conclusion; 2 UNHCR's statutory role and work related to refugee law; 2.1 Introduction 2.2 UNHCR and the development of refugee law 2.2.1 UNHCR's mandate; 2.2.2 UNHCR's contribution to international treaties for the protection of refugees; 2.2.3 UNHCR's contribution to other instruments; 2.3 UNHCR's mandate concerning the effectiveness of refugee law; 2.3.1 Effectiveness; 2.3.2 Ratification of and accession to treaties; 2.3.3 Implementation of treaties in national law; 2.3.4 Application; 2.4 UNHCR's work concerning the effectiveness of refugee law; 2.4.1 Work related to ratifications and accessions; 2.4.2 Work

related to implementation; 2.4.3 Work related to application  
2.5 Conclusion3 Flexibility in UNHCR's international law role; 3.1 Introduction; 3.2 Statutory means for UNHCR's role to evolve; 3.3 UNHCR's interpretation of its international protection function; 3.3.1 Authority for UNHCR to define and perform additional responsibilities: implied powers; 3.4 UNHCR doctrine; 3.4.1 Evolution of UNHCR doctrine; 3.4.2 Authority for UNHCR's issuance of doctrine; 3.5 Conclusion; 4 The crisis in refugee protection; 4.1 Introduction; 4.2 UNHCR's changing relationship with states; 4.2.1 Co-operation; 4.2.2 Divergence; 4.3 Weaknesses in the treaty framework  
4.3.1 Gaps and ambiguities4.3.2 Different standards for different states; 4.3.3 Obstacles to the completion of the treaty framework; 4.4 Weaknesses in the means for ensuring the effectiveness of international refugee law; 4.4.1 Problems with ensuring ratifications and accessions; 4.4.2 Problems with implementation; 4.4.3 Problems with application; 4.5 Conclusion; 5 UNHCR's approaches to address weaknesses in the treaty framework; 5.1 Introduction; 5.2 Weaving a more complete framework; 5.2.1 Human rights instruments; 5.2.2 Other sources of international refugee law  
5.2.3 The 1951 Refugee Convention as the central agreement5.3 UNHCR doctrine; 5.3.1 Filling gaps; 5.3.2 Clarifying ambiguities; 5.3.3 Influencing the development of refugee law; 5.4 The Convention Plus initiative; 5.5 Conclusion; 6 UNHCR's approaches to improve the effectiveness of international refugee law; 6.1 Introduction; 6.2 Accessions to conventions for the protection of refugees; 6.3 Implementation of conventions for the protection of refugees; 6.3.1 Promotion of implementation of the 1951 Refugee Convention/1967 Protocol; 6.3.2 Promotion of implementation of other agreements  
6.3.3 Capacity building

#### Sommario/riassunto

This book considers the United Nations High Commissioner for Refugees' contribution to international refugee law since the establishment of UNHCR by the United Nations General Assembly in 1951. The book explores the historical and statutory foundations that create an indelible link between UNHCR and international refugee law. This book charts the significant evolution that has occurred in the organisation's role throughout the last sixty years, looking at both the formal means by which UNHCR's mandate may be modified, and the techniques UNHCR has used to facilitate the changes in its role,

2. Record Nr.	UNINA9910457498703321
Autore	Duffy Eamon
Titolo	Ten popes who shook the world [[electronic resource] /] / Eamon Duffy
Pubbl/distr/stampa	New Haven, : Yale University Press, c2011
ISBN	1-283-34151-4 9786613341518 0-300-18427-1
Descrizione fisica	1 online resource (160 p.)
Disciplina	282.092/2 B
Soggetti	Papacy - History Papacy Church history Electronic books.
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Bibliographic Level Mode of Issuance: Monograph
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	St Peter -- Leo the Great -- Gregory the Great -- Gregory VII -- Innocent III -- Paul III -- Pio Nono -- Pius XII -- John XXIII -- John Paul II.
Sommario/riassunto	The Bishops of Rome have been Christianity's most powerful leaders for nearly two millennia, and their influence has extended far beyond the purely spiritual. The popes have played a central role in the history of Europe and the wider world, not only shouldering the spiritual burdens of their ancient office, but also in contending with - and sometimes precipitating - the cultural and political crises of their times. In an acclaimed series of BBC radio broadcasts Eamon Duffy explored the impact of ten popes he judged to be among 'the most influential in history'. With this book, readers may now also enjoy Duffy's portraits of ten exceptional men who shook the world. The book begins with St Peter, the Rock upon whom the Catholic Church was built, and follows with Leo the Great (fifth century), Gregory the Great (sixth century), Gregory VII (eleventh century), Innocent III (thirteenth century), Paul III (sixteenth century), and Pius IX (nineteenth century). Among twentieth-century popes, Duffy examines the lives and contributions of Pius XII,

who was elected on the eve of the Second World War, the kindly John XXIII, who captured the world's imagination, and John Paul II, the first non-Italian pope in 450 years. Each of these ten extraordinary individuals, Duffy shows, shaped their own worlds, and in the process, helped to create ours.

3. Record Nr.	UNINA9910563190903321
Autore	Meyer Steffen
Titolo	Zwischenstaatliche Finanzzuweisungen im zusammenwachsenden Europa : Zur Gestaltung eines Finanzausgleichs für die Europäische Union / Christa Littmann, Steffen Meyer
Pubbl/distr/stampa	Frankfurt a.M. : PH02, 2018 2018, c2000
Edizione	[1st, New ed.]
Descrizione fisica	1 online resource (388 p.) : , EPDF
Collana	Finanzwissenschaftliche Schriften ; 97
Soggetti	Social welfare & social services Comparative politics Economic theory & philosophy Political economy
Lingua di pubblicazione	Tedesco
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Peter Lang GmbH, Internationaler Verlag der Wissenschaften
Nota di contenuto	Aus dem Inhalt: Normativer Referenzrahmen - die erweiterte ökonomische Theorie des Federalismus - Theoretische Grundlegung eines rationalen Finanzausgleichsystems - Zielsystem und Rahmenbedingungen eines rationalen Finanzausgleichsystems in der zusammenwachsenden EU - Funktionen der Finanzzuweisungen im europäischen Integrationsprozeß.
Sommario/riassunto	Das Erkenntnisinteresse dieser Arbeit gilt der Notwendigkeit und Geeignetheit der Vergabe von Finanzzuweisungen zwischen den Mitgliedstaaten der Europäischen Union. Es wird der Frage nachgegangen, welche Wohlfahrtseffekte durch ein europäisches Finanzausgleichssystem ausgelöst werden. Da der europäische

Integrationsprozeß vielgestaltigen Einfluß auf die sozio-ökonomischen Lebenslagen der Bevölkerung nimmt, wird ein Referenzrahmen entworfen, der es erlaubt, über ökonomische Kriterien hinaus auch sozio-kulturelle, rechtliche und politische Abwägungskalküle zur Bewertung der Finanzzuweisungen heranzuziehen. Die Untersuchung verdeutlicht, daß es berechtigte Argumente für einen europäischen Finanzausgleich gibt. Es zeigt sich aber auch, daß Fehlentwicklungen nicht auszuschließen sind. Ein Urteil über die Wohlfahrtseffekte der Finanzzuweisungen erfordert daher eine differenzierte (Einzelfall-) Analyse.

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