

1. Record Nr.	UNINA9910136558303321
Autore	Dahl Roald
Titolo	Matilda / / by Roald Dahl
Pubbl/distr/stampa	[Cork, Ireland] : , : BrightSummaries.com, , 2016 ©2016
ISBN	2-8062-8038-9
Descrizione fisica	1 online resource (17 pages)
Collana	Book Analysis
Disciplina	371.4
Soggetti	Schools Humorous stories
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Nota di bibliografia	Includes bibliographical references.

2. Record Nr.	UNINA9910978385603321
Autore	Momirov Aleksandar
Titolo	Accountability of international territorial administrations : a public law approach // Aleksandar Momirov
Pubbl/distr/stampa	The Hague : , : Eleven International Publishing, , [2011] ©2011
ISBN	90-5931-569-3 94-6236-978-X 94-6094-352-7
Edizione	[1st ed.]
Descrizione fisica	1 online resource (334 p.)
Classificazione	86.99
Disciplina	347.01
Soggetti	Human rights International agencies - Political activity Internationalized territories Liability (Law) Rule of law Kosovo (regio) Bosnie-Hercegovina
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Originally presented as the author's thesis (Ph.D.)--Erasmus Universiteit Rotterdam.
Nota di bibliografia	Includes bibliographical references (pages [275]-308) and index.
Nota di contenuto	""Cover""; ""Acknowledgments""; ""Table of Contents""; ""List of Acronyms and Abbreviations""; ""1 Introduction, Methodology and Definitional Considerations""; ""1.1 Illustrating the Accountability Deficit: the Roma Lead-Poisoning Case""; ""1.2 The Subject Matter""; ""1.2.1 International Territorial Administrations: Legal Contours""; ""1.2.2 The Research Question: Holding International Territorial Administrations to Account""; ""1.2.3 Why a Public Law Approach?""; ""1.3 The Methodology""; ""1.3.1 Stage One""; ""1.3.2 Stage Two""; ""1.3.3 Stage Three""; ""1.3.4 Stage Four"" ""1.4 Definitional Considerations Placed in Context"" ""1.4.1 Three Public Law Principles in Context""; ""1.4.1.1 The Exercise of Public Power Confined by Law""; ""1.4.1.2 Reviewability of the Exercise of Public Power""; ""1.4.1.3 Independent Judiciary through the Diffusion of Public

Power"; "1.4.2 Accountability in Context: Who, to Whom and for What?"; "1.4.3 Legitimacy in Context: Accountability as a Legitimizing Factor"; "1.4.4 International Dimensions: A Public Law Approach to International Law"; "1.5 Outline of the Book"

"2 International Territorial Administration: International Entities as Quasi-States"

"2.1 Precedents and Parallels"; "2.1.1 The Mandate System"; "2.1.2 The Trusteeship System"; "2.1.3 Sui generis Administrations"; "2.2 Outlining Contemporary International Territorial Administration"; "2.2.1 ITA Missions: Beyond the Peacekeeping Paradigm"; "2.2.2 ITA Missions: Introducing the OHR, UNMIK and UNTAET"; "2.3 International Territorial Administration: Two Selected Themes"; "2.3.1 ITA missions: An Elusive Legal Basis"; "2.3.1.1 The UN Charter"; "2.3.1.2 State Consent"

"2.3.2 ITA Missions: Bypassing the Framework of Sovereignty"

"2.3.2.1 Sovereignty and the Period of Mandates and Trusteeships"; "2.3.2.2 Sovereignty and International Territorial Administrations"; "2.4 Concluding Remarks"; "3 Holding International Territorial Administrations to Account: Mandates and Trusteeships as Precedents"; "3.1 Accountability Mechanisms as a Function of a Statutory Framework"; "3.1.1 Reporting Obligation"; "3.1.2 Individual Right to Petition"; "3.1.3 Judicial Scrutiny: The Role of Courts"

"3.1.3.1 From the Mavrommatis Jerusalem Concessions to the Phosphate Lands in Nauru"

"3.2 Accountability Mechanisms During Sui generis Administrations"; "3.2.1 The Territory of the Saar Basin"; "3.2.2 The Free City of Danzig"; "3.2.3 The City of Jerusalem and the Free Territory of Trieste"; "3.3 Concluding Remarks"; "4 Holding International Territorial Administrations to Account: Determinants of the Accountability Deficit"; "4.1 Lack of a Clearly Applicable Legal Framework"; "4.1.1 International Law: Unprepared"

"4.1.1.1 Applicability of Human Rights Norms Through Constituent Documents"

Sommario/riassunto

This book provides a comprehensive analysis of the role and impact of law clerks on the Norwegian Supreme Court, one of the most powerful Supreme Courts in Europe. It traces the evolution of law clerks from their introduction in 1957 to their current influential role in the Court's decision-making processes. The authors examine how the expansion of clerks' responsibilities, including case preparation and drafting decisions, has enabled the Court to become more proactive in policymaking and legal development. The work highlights the transformative vision of figures like Carsten Smith, who strategically increased the number and scope of clerks to enhance the Court's efficiency and authority. This study is valuable for legal scholars, historians, and political scientists interested in judicial politics, the role of courts in society, and the dynamics of legal systems.
