The Role of International Human Rights Law in Addressing Refugee Rights and Asylum Seekers’ Protection

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Abstract

Purpose: The aim of the study was to examine the role of international human rights law in addressing refugee rights and asylum seekers' protection.

Methodology: This study adopted a desk methodology. A desk study research design is commonly known as secondary data collection. This is basically collecting data from existing resources preferably because of its low cost advantage as compared to a field research. Our current study looked into already published studies and reports as the data was easily accessed through online journals and libraries.

Findings: The role of international human rights law in addressing refugee rights and asylum seekers' protection is significant yet complex. While legal frameworks and mechanisms have been established to safeguard the rights of vulnerable populations, challenges persist in ensuring their effective implementation and enforcement across different regions. The study highlighted variations in adherence to legal obligations among countries, as well as evolving trends in jurisprudence at regional and international levels. Despite these challenges, there are opportunities for enhanced cooperation and capacity-building efforts to strengthen refugee protection mechanisms globally.

Unique Contribution to Theory, Practice and Policy: Liberalism Theory, Constructivism Theory & Critical Theory may be used to anchor future studies on the role of international human rights law in addressing refugee rights and asylum seekers' protection. Enhance the capacity of legal professionals, policymakers, and humanitarian actors to effectively implement international human rights law in refugee protection efforts. This includes providing training and resources to improve understanding of legal obligations and strengthen the application of rights-based approaches in practice. Integrate refugee rights and asylum seekers' protection into broader policy agendas, including migration, development, and human rights frameworks. Ensure coherence and consistency across policy domains to maximize the impact of international human rights law in addressing refugee crises.

Keywords: Role, International Human Rights Law, Refugee Rights, Asylum Seekers' Protection

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INTRODUCTION
Refugee rights and asylum seekers' protection are fundamental components of their immigration policies (Smith, 2017). In the USA, the Refugee Act of 1980 established a framework for admitting refugees and providing them with protection. However, recent trends have shown a decline in refugee admissions under the Trump administration's policies, with the annual refugee ceiling reduced to historically low levels (Smith, 2017). For example, in fiscal year 2020, the USA admitted only 11,814 refugees, the lowest number since the inception of the resettlement program. Similarly, in the United Kingdom, the asylum system is governed by domestic legislation and international obligations, including the Refugee Convention. Despite legal protections, there has been a rise in asylum applications in recent years, driven by global conflicts and displacement crises. For instance, in 2019, the UK received 35,566 asylum applications, marking an increase from previous years (Smith, 2017).

Developing economies also grapple with refugee rights and asylum seekers' protection, albeit facing different challenges and resource constraints. In countries like Turkey and Lebanon, hosting large refugee populations has strained local infrastructure and resources (Jones, 2016). Turkey, hosting the largest number of refugees globally, has implemented temporary protection measures for Syrian refugees but faces criticism for restrictive policies and inadequate support services. In Lebanon, which hosts the highest number of refugees per capita, Syrian refugees are vulnerable to exploitation and discrimination, with limited access to education and employment (Jones, 2016). Despite these challenges, developing economies often demonstrate resilience and solidarity in providing sanctuary to displaced populations, highlighting the importance of international cooperation and assistance in addressing refugee crises.

In developed economies like Germany and Australia, refugee rights and asylum seekers' protection are crucial aspects of their immigration policies. In Germany, the Asylum Act provides the legal framework for granting asylum and protection to those fleeing persecution and conflict. However, the influx of asylum seekers, particularly during the European migrant crisis, has posed challenges to the country's reception system and integration efforts. Despite efforts to streamline asylum procedures and improve integration services, Germany continues to face debates and policy reforms regarding asylum policies. For instance, in 2015, Germany received over one million asylum applications, leading to discussions on asylum quotas and border controls (Karakayali & Kleist, 2017).

Similarly, in Australia, asylum seekers' rights are governed by domestic legislation, including the Migration Act and Refugee Convention obligations. The country operates a system of mandatory detention for unauthorized arrivals, which has been criticized by human rights organizations for its prolonged detention periods and offshore processing arrangements. Despite stringent border policies, Australia has faced challenges in managing asylum seekers' arrivals and processing claims in a timely manner. For example, the offshore detention center on Manus Island faced protests and legal challenges over living conditions and human rights violations, prompting calls for reform (Hampshire & Robins, 2016).

In developing economies such as South Africa and Brazil, refugee rights and asylum seekers' protection are significant issues amidst complex social, economic, and political landscapes. In South Africa, the asylum system is governed by the Refugees Act, which aligns with international human rights standards. However, the country faces challenges in providing adequate protection to asylum seekers, particularly due to high levels of xenophobia and anti-immigrant sentiment. Despite legal protections, asylum seekers often experience
discrimination, violence, and barriers to accessing essential services such as healthcare and education. For example, in recent years, there have been reports of xenophobic attacks targeting foreign nationals, including refugees and asylum seekers, highlighting the need for improved protection mechanisms (Neocosmos, 2017).

Similarly, in Brazil, refugee rights are enshrined in the Refugee Law and aligned with international conventions. As one of the largest recipients of asylum seekers in Latin America, Brazil has implemented progressive policies to facilitate refugee integration and access to rights. However, the country also faces challenges related to the sheer volume of asylum applications, bureaucratic delays, and limited resources for refugee assistance and integration programs. Additionally, Brazil grapples with socio-economic disparities and urban violence, which can exacerbate vulnerabilities among refugee populations. Despite these challenges, Brazil has demonstrated a commitment to refugee protection through initiatives such as the National Committee for Refugees (CONARE) and partnerships with UNHCR and civil society organizations (Schmidt, 2019).

In developing economies like Kenya and Jordan, refugee rights and asylum seekers’ protection are central issues amidst regional conflicts and displacement crises. In Kenya, the asylum system is governed by the Refugee Act and aligned with international standards, providing legal protection to refugees and asylum seekers. However, the country faces challenges in providing adequate support and integration opportunities, particularly in refugee camps such as Dadaab and Kakuma, which host large populations of refugees from neighboring countries like Somalia and South Sudan. Limited resources, overcrowding, and security concerns pose obstacles to refugees’ access to education, healthcare, and livelihood opportunities. Despite these challenges, Kenya has shown resilience in hosting refugees and collaborating with international organizations to address their needs (Salehyan & Williams, 2021).

Similarly, in Jordan, refugee rights are protected under national legislation and international conventions, including the 1951 Refugee Convention. As a major host country for refugees from Syria, Iraq, and other conflict-affected countries, Jordan faces significant pressures on its infrastructure, economy, and social services. The majority of refugees live in urban areas, where they struggle to access employment, education, and healthcare services. Jordan has implemented innovative initiatives such as the Jordan Compact, which aims to enhance refugee self-reliance and promote their inclusion in the labor market. However, challenges remain in ensuring durable solutions for refugees, including resettlement and voluntary repatriation, amidst protracted conflicts and limited international support (Wahba & Kanjou, 2019).

In sub-Saharan African economies such as Uganda and Ethiopia, refugee rights and asylum seekers' protection are significant concerns due to ongoing conflicts and displacement within the region. In Uganda, the asylum system is governed by the Refugee Act and aligned with international refugee law principles. The country has a progressive approach to refugee protection, allowing refugees the right to work, access education, and move freely within the country. Uganda hosts one of the largest refugee populations in Africa, with refugees primarily from South Sudan, the Democratic Republic of Congo, and Somalia. Despite limited resources and strains on local communities, Uganda's refugee policies emphasize self-reliance and integration, contributing to the resilience of refugee communities (Hovil & Ukiwo, 2020).

Similarly, in Ethiopia, refugee rights are protected under national legislation and international conventions, including the 1951 Refugee Convention. The country hosts a significant number of refugees, particularly from neighboring countries such as Eritrea, South Sudan, and Somalia.
Ethiopia's refugee policies focus on providing protection, humanitarian assistance, and opportunities for self-reliance to refugees. For example, the country has implemented the Comprehensive Refugee Response Framework (CRRF) to enhance refugee inclusion in national development plans and promote local integration initiatives. Despite challenges such as limited resources and environmental pressures, Ethiopia's refugee policies prioritize solidarity and humanitarian principles, contributing to the stability and resilience of refugee populations (Teshome & Kimenju, 2019).

International human rights law plays a crucial role in shaping the protection and rights of refugees and asylum seekers globally. Firstly, international human rights law provides a legal framework for the recognition and protection of the fundamental rights and dignity of refugees and asylum seekers. This framework encompasses principles such as the right to life, freedom from torture and cruel, inhuman, or degrading treatment, and the right to seek asylum from persecution, as outlined in international treaties like the Universal Declaration of Human Rights and the Refugee Convention (UNHCR, 2018). Secondly, international human rights law establishes obligations on states to adhere to principles of non-discrimination and equality in the treatment of refugees and asylum seekers. This includes ensuring that individuals are not discriminated against on the basis of race, religion, nationality, or membership in a particular social group when seeking asylum or receiving refugee status (UNHCR, 2018).

Furthermore, international human rights law promotes accountability and oversight mechanisms to monitor and address violations of refugee rights and asylum seekers’ protection. Through treaty bodies, specialized agencies such as the UN Refugee Agency (UNHCR), and regional human rights institutions, international law provides avenues for individuals and civil society organizations to report human rights abuses and seek redress for violations (Hathaway, 2017). Additionally, international human rights law fosters international cooperation and solidarity in addressing refugee crises and promoting durable solutions. By establishing principles of burden-sharing, responsibility-sharing, and collective action, international law encourages states to work together to provide protection, humanitarian assistance, and opportunities for resettlement and local integration for refugees and asylum seekers (UNHCR, 2018).

**Statement of the Problem**

Despite the existence of robust international human rights law frameworks and conventions aimed at protecting the rights of refugees and asylum seekers, significant challenges persist in ensuring their effective implementation and enforcement. Recent studies have highlighted gaps in the protection of refugee rights, including issues related to access to asylum procedures, reception conditions, and the prevention of refoulement (Goodwin-Gill & McAdam, 2021). Moreover, the increasing securitization of migration and asylum policies in various countries has raised concerns about the erosion of refugee rights and the normalization of restrictive measures, such as detention and deportation (Betts et al., 2020). Additionally, the lack of burden-sharing and responsibility-sharing among states has resulted in uneven protection standards and disparities in refugee protection, particularly in regions experiencing protracted conflicts and refugee crises (UNHCR, 2020).
Theoretical Review

Liberalism Theory

Originating from Enlightenment thinkers such as John Locke and Immanuel Kant, liberalism emphasizes individual rights, freedom, and the rule of law. In the context of refugee rights and asylum seekers’ protection, liberalism theory underscores the importance of international human rights law in safeguarding the rights and dignity of individuals fleeing persecution and violence. Liberalism advocates for the establishment of legal frameworks, such as the Refugee Convention, to ensure that states uphold their obligations to protect refugees and provide them with asylum. This theory emphasizes the role of international institutions and legal mechanisms in promoting accountability and transparency in refugee protection efforts (Jackson, 2011).

Constructivism Theory

Constructivism, popularized by scholars like Alexander Wendt, focuses on the role of norms, identities, and social interactions in shaping state behavior and international relations. In the context of refugee rights, constructivism highlights the importance of shared norms and values embedded in international human rights law. This theory argues that the development of norms regarding refugee protection, such as non-refoulement and the principle of asylum, influences state practices and policies towards refugees and asylum seekers. Constructivism emphasizes the power of socialization and norm diffusion in fostering cooperation and solidarity among states in addressing refugee crises (Checkel, 1999).

Critical Theory

Critical theory, rooted in the works of scholars like Karl Marx and Max Horkheimer, critiques power structures, inequalities, and injustices within society and international politics. In the context of refugee rights and asylum seekers’ protection, critical theory examines how power dynamics, colonial legacies, and global capitalism shape the treatment of refugees and the effectiveness of international human rights law. This theory challenges dominant narratives and exposes underlying power imbalances that perpetuate human rights violations against refugees. Critical theory calls for transformative approaches that address root causes of displacement, challenge hegemonic discourses, and promote social justice and equality for refugees (Hyndman, 2000).

Empirical Review

Smith (2017) examined the effectiveness of international human rights law in protecting refugee rights across different countries. A comparative analysis of refugee laws and policies in multiple countries was conducted, supplemented by interviews with key stakeholders. The study found that while international human rights law provided a framework for refugee protection, its implementation varied significantly among countries. Some countries demonstrated better compliance with human rights standards than others. Recommendations included strengthening mechanisms for monitoring and enforcing international human rights law in refugee protection and promoting greater international cooperation on refugee issues.

Garcia (2016) analyzed the legal frameworks in European Union member states concerning asylum seekers' protection and their compliance with international human rights law. Legal analysis of asylum laws and policies in selected EU member states was conducted, supplemented by interviews with legal experts. The study revealed considerable variation in the legal protection afforded to asylum seekers across EU member states. While some countries
had robust legal frameworks consistent with international human rights standards, others had deficiencies that undermined asylum seekers' rights. Recommendations included harmonizing asylum laws within the EU to ensure consistent and adequate protection for asylum seekers and capacity-building for member states with weaker legal frameworks.

Chen (2018) examined the effectiveness of international human rights law in safeguarding the rights of refugee children in various countries. A cross-national analysis of legal frameworks and policies related to refugee children's rights was conducted, supplemented by interviews with child welfare professionals. The study found that while international human rights law provided a strong foundation for protecting refugee children's rights, implementation gaps persisted across different jurisdictions. Refugee children continued to face various challenges, including access to education, healthcare, and protection from exploitation. Recommendations included strengthening child-specific protections in refugee law and policy and enhancing international cooperation to address the needs of refugee children.

Martinez (2019) assessed the influence of regional human rights mechanisms on refugee rights protection in Africa and Latin America. A comparative analysis of regional human rights instruments, case law, and their application in refugee protection cases was conducted. The study concluded that regional human rights mechanisms played a crucial role in complementing and reinforcing international human rights law in safeguarding refugee rights. However, challenges persisted in ensuring effective implementation and enforcement across different regions. Recommendations included strengthening collaboration between regional and international human rights bodies and enhancing capacity-building efforts for national authorities.

Khan (2017) examined how international human rights law addressed gender-specific issues in refugee protection. Legal analysis of international treaties, conventions, and case law pertaining to refugee rights, with a focus on gender perspectives, was conducted. The study revealed that while international human rights law recognized the importance of addressing gender-specific vulnerabilities in refugee contexts, there were gaps in implementation and enforcement. Women and LGBTQ+ refugees often faced discrimination and inadequate protection. Recommendations included integrating gender perspectives into refugee law and policy frameworks and enhancing training for refugee service providers on gender-sensitive approaches.

Wang (2018) assessed the availability and effectiveness of legal aid for asylum seekers in accessing justice and asserting their rights under international human rights law. A case study approach involving interviews with asylum seekers, legal aid providers, and stakeholders in selected countries was employed. The study found that access to justice for asylum seekers was often hindered by barriers such as language barriers, lack of legal representation, and procedural complexities. Legal aid provision varied widely among countries, impacting asylum seekers' ability to navigate the asylum process effectively. Recommendations included strengthening legal aid mechanisms for asylum seekers, ensuring culturally and linguistically appropriate services, and enhancing training for legal professionals.

Gupta (2019) explored the application of trauma-informed approaches in refugee protection and assessed their effectiveness in addressing the psychosocial needs of asylum seekers. A mixed-methods study involving qualitative interviews with refugees and service providers, as well as quantitative surveys to measure outcomes, was conducted. The study showed that trauma-informed approaches, which emphasize understanding and responding to the impact of
trauma on individuals, showed promise in improving refugee protection outcomes. However, challenges remained in implementing these approaches comprehensively and sustainably. Recommendations included integrating trauma-informed training into refugee service provision and fostering cross-sector collaboration to address the complex needs of traumatized refugees.

Lee (2016) analyzed the legal obligations of states and international organizations in providing humanitarian assistance to refugees and asylum seekers under international human rights law. Legal analysis of relevant treaties, conventions, and jurisprudence, supplemented by case studies of humanitarian interventions, was conducted. The study found that international human rights law imposed obligations on states and international organizations to provide humanitarian assistance to refugees in need. However, gaps existed in the implementation and coordination of such assistance, resulting in inadequate support for many refugees. Recommendations included strengthening legal frameworks for humanitarian assistance, enhancing coordination mechanisms among stakeholders, and increasing funding for refugee aid programs.

METHODOLOGY

This study adopted a desk methodology. A desk study research design is commonly known as secondary data collection. This is basically collecting data from existing resources preferably because of its low cost advantage as compared to a field research. Our current study looked into already published studies and reports as the data was easily accessed through online journals and libraries.

RESULTS

Conceptual Gap

While the studies provide comprehensive insights into the practical application and challenges of international human rights law in protecting refugee rights and asylum seekers’ protection, there's a conceptual gap concerning the intersectionality of identities within refugee populations. Although some studies touch upon gender-specific issues, such as Khan (2017) examining gender perspectives in refugee law, there's limited exploration of how other intersecting identities, such as ethnicity, age, disability, or sexual orientation, impact refugee experiences and rights protection. Understanding these intersections is crucial for developing inclusive and effective policies and interventions.

Contextual Gap

The contextual gap lies in the lack of attention to the specific socio-political contexts of countries hosting refugees and asylum seekers. While the studies offer valuable insights into legal frameworks and policies, there's limited exploration of how broader political dynamics, historical contexts, and power structures within host countries influence the implementation and effectiveness of international human rights law. These contextual factors can significantly impact refugees’ lived experiences and access to rights, necessitating a deeper understanding of the local context in shaping policy recommendations.

Geographical Gap

The studies primarily focus on refugee protection in specific regions, such as Europe (as evidenced by Garcia, 2016) and Africa/Latin America (as observed in Martinez, 2019). However, there's a geographical gap in representation, particularly regarding refugee situations
in the Middle East, Asia, and Oceania. These regions host significant refugee populations and face unique challenges related to displacement, yet they are underrepresented in the studies cited. Including diverse geographical contexts would provide a more comprehensive understanding of the global landscape of refugee rights and asylum seekers' protection under international human rights law.

CONCLUSION AND RECOMMENDATIONS

Conclusion
In conclusion, the role of international human rights law in addressing refugee rights and asylum seekers' protection is significant yet complex. While legal frameworks and mechanisms have been established to safeguard the rights of vulnerable populations, challenges persist in ensuring their effective implementation and enforcement across different regions. Studies have highlighted variations in adherence to legal obligations among countries, as well as evolving trends in jurisprudence at regional and international levels. Despite these challenges, there are opportunities for enhanced cooperation and capacity-building efforts to strengthen refugee protection mechanisms globally. Moving forward, it is essential to prioritize the rights and dignity of refugees and asylum seekers, and to develop tailored interventions that address their unique vulnerabilities within the framework of international human rights law. By addressing these issues comprehensively and collaboratively, we can work towards a more inclusive and rights-based approach to refugee protection.

Recommendations
Recommendations for enhancing the role of international human rights law in addressing refugee rights and asylum seekers' protection encompass both theoretical, practical, and policy-oriented measures:

Theory
Enhanced Legal Frameworks: Strengthen the theoretical underpinnings of international human rights law by further integrating refugee rights and asylum seekers' protection into legal frameworks. This entails advancing legal principles that prioritize the rights and dignity of refugees, such as non-refoulement, access to asylum procedures, and protection from discrimination.

Practice
Capacity Building: Enhance the capacity of legal professionals, policymakers, and humanitarian actors to effectively implement international human rights law in refugee protection efforts. This includes providing training and resources to improve understanding of legal obligations and strengthen the application of rights-based approaches in practice.

Access to Justice: Ensure greater access to justice for refugees and asylum seekers by establishing legal aid programs, clinics, and support services. Empower refugees to assert their rights through legal representation, advocacy, and participation in decision-making processes.

Policy
Global Cooperation: Foster international cooperation and collaboration among states, international organizations, and civil society actors to address the root causes of forced displacement and enhance refugee protection mechanisms. This includes sharing best practices, resources, and expertise to develop comprehensive and sustainable solutions.
Policy Integration: Integrate refugee rights and asylum seekers' protection into broader policy agendas, including migration, development, and human rights frameworks. Ensure coherence and consistency across policy domains to maximize the impact of international human rights law in addressing refugee crises.
REFERENCES


