Refugee migration and the labour market: lessons from 40 years of post-arrival policies in Denmark

Jacob Nielsen Arendt,* Christian Dustmann,** and Hyejin Ku***

Abstract: Denmark has accepted refugees from a large variety of countries and for more than four decades. Denmark has also frequently changed policies and regulations concerning integration programmes, transfer payments, and conditions for permanent residency. Such policy variation in conjunction with excellent administrative data provides an ideal laboratory to evaluate the effects of different immigration and integration policies on the outcomes of refugee immigrants. In this article, we first describe the Danish experience with refugee immigration over the past four decades. We then review different post-arrival refugee policies and summarize studies that evaluate their effects on the labour market performance of refugees. Lastly, we discuss and contrast these findings in the context of international studies of similar policies and draw conclusions for policy.

Keywords: refugee integration, immigration policies, labour supply, employment, language

JEL classification: J22, J24, J61

I. Introduction

Refugee immigration, defined as immigration that appeals to the 1951 Geneva Convention, its subsidiary agreements, and extensions of its interpretation, has received much attention over the past years. Many countries have introduced, or are currently discussing, reforms to their asylum procedures, the way they prepare refugees for the labour market, and how they administer transfers and financial support.
In this paper, we investigate the impact that different immigration and integration policies have on refugee immigrants, focusing in particular on their labour market outcomes. The context of our study is Denmark, a country that has experienced refugee immigration over the past 40 years and over this period has implemented many policy changes. This provides, in conjunction with excellent administrative data, a perfect laboratory to evaluate reform effects on refugees and their families, allowing us to study not just the immediate effects of policies, but also how they affect outcomes in the longer run. Specifically, we focus on five types of policies and their effects on the labour market attachment and performance of refugee immigrants: (i) dispersal policies for newly admitted refugees (that expose them to different local conditions initially); (ii) employment support policies; (iii) integration and language programmes; (iv) changes in welfare benefit transfers; and (v) policies that set out conditions for permanent residency.

By synthesizing extensive evidence from 40 years of policy experiences and reforms targeting refugees in Denmark, we supplement existing reviews of the literature (see, for example, Eggebø and Brekke, 2018; Jakubiak, 2019; Brell et al., 2020; Verme and Schuettler, 2021). In doing so, we also add to the large literature on immigrant assimilation and refugee integration (see, for example, Chiswick, 1978; Edin et al., 2004; Cortes, 2004; Cadena et al., 2015; Dustmann and Görlach, 2016; Sarvimäki and Hämäläinen, 2016; Sarvimäki, 2017; Fasani et al., 2021a).

We commence by describing the most relevant policies and policy changes in legislation that regards refugees over the past four decades and portray the key features of refugee immigration to Denmark. We then discuss the findings of studies that evaluate the effect these policy changes have on the labour market performance of refugees and compare and contrast these with evaluations of similar policies from other countries. In the last section of the paper, we draw conclusions for policy based on the combined evidence in these studies.

II. Background

(i) Refugee immigrants

The United Nations Geneva Convention relating to the Status of Refugees (GCR) is grounded in Article 14 of the 1948 Universal Declaration of Human Rights, which recognizes the right of persons to seek asylum from persecution in other countries. It was adopted in 1951. In its first article, the convention defines a refugee as

[any person who] owing to a well-founded fear of being persecuted for reasons of race, religion, nationality, membership of a particular social group or political opinion, is outside the country of his nationality and is unable or, owing to such fear, is unwilling to avail himself of the protection of that country; or who, not having a nationality and being outside the country of his former habitual residence as a result of such events, is unable or, owing to such fear, is unwilling to return to it.

Originally being limited to persons fleeing events occurring within Europe and before 1 January 1951, these limitations were removed by the 1967 Protocol and endowed the
GCR with universal coverage. By 2015, 145 states had signed the 1951 Convention and 142 had signed both the Convention and the 1967 Protocol (see Dustmann et al. (2017) for more details). The GCR is based on the concept of individual persecution, and as such does not specifically address issues of civilians who flee wars and conflicts—which is the main source of refugee migration today. The United Nations High Commissioner for Refugees (UNHCR) considers therefore an expanded definition, stating that ‘persons fleeing the civil wars and ethnic, tribal and religious violence and whose country of origin is unwilling or unable to protect them’ should be considered refugees—a demand not all countries agree with. As a result of the lack of a commonly accepted definition of what defines a refugee, countries have developed different arrangements of temporary/subsidiary humanitarian protection, as well as their own procedures for the recognition of refugee status.

Denmark provides protection to persons who fulfil the 1951 Geneva convention and its 1967 protocol. In addition, subsidiary protection rules have been used in Denmark on an ad-hoc basis since the mid-1960s and were finally introduced by law in 1983 (Report no. 968, 1982). From 2002 subsidiary protection has been granted according to article 3 in the European Human Rights Convention stating that ‘no one shall be subjected to torture or to inhuman or degrading treatment or punishment’. Protection has also been given for humanitarian reasons since 1985, to persons who do not qualify for protection under the GCR or for subsidiary status. For instance, this includes persons with life-threatening diseases or disabling handicaps that cannot be treated in the home country.

In what follows, we define an ‘asylum seeker’ as an individual who asks for asylum, but whose request is not decided yet. Moreover, we define a ‘refugee’ as an individual whose asylum claim has been approved and who is granted (temporary) protection and residency. In the Danish case, asylum seekers typically request asylum after entering the country, often as undocumented migrants. After the asylum request the applicant is relocated to a central reception centre until the formal application process commences. At that point, and while the application is processed by the Danish Immigration Service, the refugee is assigned to a lodging centre.

In many countries, asylum seekers whose application is processed are not allowed to participate in the labour market, which has potentially harmful long-term consequences for their careers (see Marbach et al., 2018; Fasani et al., 2021a). In Denmark, and before 2013, asylum seekers whose applications were processed were not allowed to work at all. From 2013 onwards, working during the assessment period was permitted in cases where the assessment period exceeded 6 months (Act no. 430, 2013). However, only few refugees took advantage of this possibility. According to the Ministry of Foreign Affairs, 3,500 applicants waited more than the 6 months in asylum centres between 2013 to 2016 for a decision on their application, but only 78 were employed after 6 months of waiting, and while the application was still being processed. The low employment take-up is likely due to strong disincentives implied by the rules for employment. To receive a work permit during the assessment period, applicants had to apply to the Ministry of Foreign Affairs and sign a document that they would voluntarily leave Denmark if their case were

1 Reported by the Public National Broadcasting Corporation, DR (in Danish): https://www.dr.dk/nyheder/indland/radikale-giv-asylsogere-lov-til-arbejde-fra-dag-et
rejected. Moreover, any income from work is deducted from public transfers, and if work income exceeded transfers, they could be asked to contribute to housing expenses.

Once the asylum application process is concluded, the application is either rejected, or refugee status is provided as a temporary residence permit, usually for 2 years, with an option to apply for temporary extensions. Extensions are granted when the reason for protection still holds. After a period of settlement in the country, refugees can apply for permanent residency under specific conditions. Both the required length of stay and conditions for permanent residency have changed over time (see section II(ii)).

The measurement of refugee status is often a challenge. Survey data sets sometimes provide self-reported refugee status, which may suffer from non-response and reporting biases (see discussion in Brell et al. (2020)). To overcome this challenge, we take advantage of the administrative register data from Denmark, which provide reliable information about refugee status from the Danish Immigration Services for immigrants who received residency from 1997 onwards. The data include the type of residency that was granted, including convention status, subsidiary protection, and humanitarian protection. For the period prior to 1997, Statistics Denmark imputed refugee status based on the most common refugee-sending countries in specific periods (Statistics Denmark, 2008).

(ii) The Danish refugee policy

Denmark ratified the Geneva convention in 1952 and accepted the first group of refugees under this jurisdiction in 1956, when 1,400 refugees arrived from Hungary. To aid in the reception of this group, the Danish Refugee Council (DRC) was set up as a conglomerate of 12 non-profit organizations. The DRC has been involved in the reception of refugees ever since. In 1979 the first fully publicly funded integration programme for refugees was established, which was operated by the DRC (Strukturkommissionen, 2003). The aftermath saw a number of changes in post-arrival refugee policies, many of which have been evaluated empirically. We summarize the major reforms in Figure 1 and discuss them below.

**The 1979 integration programme**

The objective of the 1979 integration programme was ‘to secure the support that is necessary for the refugee to be able to cope on equal terms as natives’, and ‘to initiate a process that can help the refugee to become self-supported’ (Danish Refugee Council, 1996). The programme lasted for 18 months and started with a short course on civic

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**Figure 1**: Danish refugee policies, 1950–2020.

<table>
<thead>
<tr>
<th>Year</th>
<th>GRC ratified</th>
<th>DRC established</th>
<th>Protocol to</th>
<th>Integration program</th>
<th>Dispersal policy</th>
<th>1999 reform</th>
<th>Permanent residency</th>
<th>Start aid</th>
<th>Integration exam</th>
<th>Abandon start aid</th>
<th>Integration benefits</th>
<th>Work-first policy</th>
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</table>

**Notes**: The policies are placed at the year of their implementation. They are described in section II(ii).
understanding, followed by a Danish language course (see Ministry for Foreigners and Integration, 1987; Ministry of Finance, 1994). Employment support was offered simultaneously with or during interludes of participation in the language course. During the integration programme, each refugee was assigned a caseworker who developed employment support measures, such as internships at workplaces, basic job search assistance, basic skills training, vocational training, or formal education (Danish Refugee Council, 1996). Upon completion of the integration programme, the responsibility for welfare payments, further language training, and employment support was transferred to the municipality where the refugee resided.

The 1986 dispersal policy

Initial settlement of refugees is administered by the DRC. Prior to 1986, refugees had the option to choose their settlement location, resulting in a concentration of refugees in larger cities with better employment opportunities. In 1986 a national dispersal policy was implemented with the aim of distributing refugees more evenly across spatial units so that the costs of integration could be more evenly allocated across municipalities. In a first step, the policy distributed refugees across the 15 Danish counties proportional to the number of inhabitants. In a second step, refugees were allocated to municipalities within counties (there were 278 municipalities in Denmark at the time, with an average population of 20,000), again according to population size, but considering also ethnic networks, access to education, and job opportunities, as well as availability of suitable housing (Danish Refugee Council, 1996; Report No. 1337, 1997). The dispersal policy succeeded in achieving a more dispersed geographical distribution of refugees (see Damm and Dustmann, 2014). No restrictions were placed on secondary settlement. Damm and Dustmann (2014) report that after 8 years, one in two households still lived in the area of initial assignment.

The 1999 reform

A major reform of the Danish refugee policy was implemented in 1999. This included a reform of the integration programme, described in the first act on integration, that had the objective ‘to ensure that refugees could participate in society on equal terms as natives... and... to become self-supported faster’ (author’s translation; see Act No. 474, 1998; Act No. 487, 1998). To achieve these objectives, the reform aimed at improving the Danish language course. Thus, the reform increased the length of the integration programme from 18 to 36 months, allocated additional resources for teacher training, and raised the length of the Danish language course from 1,370 to 1,800 lectures, which corresponded to 1.2 years of full-time studies. Refugees could pause participation in the language course throughout the 3-year integration programme to accommodate employment or participation in other training. The reform also raised incentives for participation in integration programmes by introducing financial sanctions of up to 20 per cent of welfare benefits in case of non-participation, and by conditioning permanent residency on participation in the programme. In addition, the reform restricted re-settlement during the integration programme. If a refugee moved to a new municipality without the new municipality’s consent to pay for part of the costs for the integration programme, he/she would lose welfare benefits.
In addition, the 1999 reform also reduced welfare benefits for newly arrived immigrants and altered permanent residency rules. Newly arrived immigrants were entitled to a new type of welfare benefit, ‘introduction benefits’, which was up to 30 per cent lower than the welfare benefits prior to the reform (Arendt et al., 2020). This measure was repealed after 13 months. Moreover, there were also slight changes in the dispersal policy. Besides the above-mentioned requirement that re-settlement after assignment was restricted, the assignment process itself now foresaw municipal annual quotas without regard to network, access to education, or job opportunities (Protocol No. 630, 1998; Azlor et al., 2020).

**The 2002 and 2007 reforms**

In 2002 the Start Aid programme was introduced which replaced Social Assistance for refugees with a new benefit scheme intended to promote their labour market participation (Danish Prime Minister’s Office, 2002) and ‘to ensure that refugees and immigrants living in Denmark are better integrated and find employment more quickly, the incentives for finding employment must be strengthened’.2 Implemented on 1 July, the reform subjected all refugees granted residency after the reform date to the new benefit scheme, whose transfers were approximately 40 per cent lower than Social Assistance payments. This benefit scheme was in effect until its repeal on 1 January 2012 (see Dustmann et al. (2022a) for details).

In 2002, the government also tightened the rules governing eligibility for permanent residency. The required length of stay was raised from 3 to 7 years, jointly with a new requirement of documented language proficiency corresponding to passing a test at the basic course level (Kilström et al., 2018). A related change took place in 2007, when two new requirements were added, jointly referred to as the ‘integration exam’. The purpose was to strengthen labour market integration by ‘sending a strong signal of the importance of employment and to learn the Danish language’.3 In addition to the pre-existing requirement of 7 years of residence, 2.5 cumulative years of full-time employment and passing of the language proficiency test at the intermediate level (as opposed to the basic level as previously) were added as prerequisites for permanent residency (Arendt et al., 2021).

**The 2015 and 2016 reforms**

The Start Aid programme was abandoned in 2012 when transfers increased to the pre-2002 level, but transfers for refugees were reduced again with a new benefit scheme called ‘integration benefits’ in 2015. The reductions in benefits relative to the pre-2002 level were smaller than under Start Aid and amounted to between 10 and 40 per cent for single persons below age 30 or couples with children (Arendt, 2020). Moreover, the integration programme was again reformed in 2016 (Arendt, 2022), with the purpose to expedite entry into the labour market. The reform implemented a ‘work-first’ policy emphasizing that ‘immigrants should be met as being job ready, even if they lack

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language or computer skills’, referring to a job readiness assessment of the refugee’s preparedness for the Danish labour market. The idea was to treat all refugees equally and require that they actively search for jobs and participate in on-the-job training within 1 month upon settlement—requirements from which refugees were previously exempted if they were not assessed as job ready, e.g. if they did not speak Danish.

(iii) Refugee migration to Denmark

Refugee migrants and their origin

In Figure 2, we illustrate the evolution of refugee migration to Denmark for the period 1984–2019. The dark dashed line indicates the number of registered asylum applications in Denmark, which peaks in 1992–93 and 2014–16 following the conflicts in the former Yugoslavia and Syria. There are smaller peaks in the late 1980s with major groups arriving from Palestine and Sri Lanka, and around the millennium change, where conflicts in Iraq and Afghanistan generate massive migrant flows. The number of applications dropped substantially from 2002 and until 2010, when Denmark received fewer than 2,000 applications annually. A simultaneous drop is also witnessed worldwide (UNHCR, 2011). The solid black line shows the number of persons who were granted asylum during the same period. The two series of applications for asylum and granted refugee status differ for two reasons. First, asylum applications include persons who receive protection via UNHCR quota agreements (maximum 500 annually). Second, the two series refer to year of application and year of acceptance, respectively, and hence they differ by the waiting time for asylum decisions. Bearing these differences in mind, the two series have similar developments. The number of individuals who were granted protection in relation to Denmark’s population was high in comparison to EU-15 countries before 2002 and during the Syrian refugee crisis in 2015–16. Today it is among the lowest in the EU. In Figure 2, the peak in the number granted asylum in 1995 arises because individuals from the former republics of Yugoslavia were granted temporary protection for up to 2 years in 1992–93 and most received asylum in 1995. A total of 155,752 persons have been granted protection in Denmark from 1984 to 2019. We do not have access to the number of persons being granted asylum on an annual basis before 1984, but according to the Danish Refugee Council, the number of refugees that were given protection after the ratification of the Geneva Convention in

5 Average waiting time for those who were granted protection has varied from 1–2 years prior to 2003 to 1–3.5 years in the years 2003–8 and was below 1.5 years thereafter (Hvidtfeldt and Schultz-Nielsen, 2018).
6 The number of asylum seekers who were granted protection was about 96 per 100,000 inhabitants in 2000, dropping to 21 in 2005. In comparison, it was 23 and 18 for the same years in EU-15 countries (calculations are the number of individuals granted asylum or complementary protection based on UNHCR numbers divided by population size from Eurostat). During the Syrian refugee crisis in 2015–16, 191 individuals per 100,000 inhabitants were granted protection in Denmark, which compares to 72 in the EU-15. The fraction has subsequently dropped in Denmark to mid-2000s levels but remained as high as 61 in EU-15 countries.
1952 and up until today totalled 169,517 individuals. This would suggest that 13,765 individuals were granted refugee status from 1952 to 1983, prior to the period considered in Figure 2. Finally, the light grey dashed line plots the acceptance rate for applications for asylum by the year of decision, i.e. the number of persons granted asylum over the total number of decisions in a year. This is only available from 1992 to 2019. The acceptance rate varies between 10 and 85 per cent, and covaries positively with the number of applicants (the correlation is 0.5).

In Table 1, we list the top five origin countries for individuals who were granted protection within 5-year periods. The fraction of those who come from the top five origin countries constitutes more than 70 per cent of the total, with the exception of the period between 2004 and 2008, which saw overall only few arrivals. The figures indicate that individuals from the Middle East and North Africa dominated arrivals in Denmark throughout the period.

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Notes: Asylum applications exclude applications from persons who are sent to other EU countries (via the Dublin convention). Granted asylum includes protection under the UN convention (including quota agreements), subsidiary protection, and protection for other humanitarian reasons. The acceptance rate is for applications for asylum on Danish territory under the GCR only.

Sources: The number of asylum applications (from 1990) and the number of applications being granted (from 1997) are from Statistics Denmark, statistikbanken.dk. The number of asylum applications before 1990 is from UNHCR (2001). The number of applications being granted before 1997 is from Statistics Denmark (1995, 1997), Annual Yearbook. The acceptance rate is from the Danish Immigration Services 2001–2019, https://www.nyidanmark.dk/enGB/Numbers/tal_fakta

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Table 1: Top 5 countries of origin for persons granted protection

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<td>Palestine</td>
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Persons from top-5 countries of origin as a percentage of total:

|        | 76% | 82% | 94% | 83% | 56% | 72% | 92% |

Notes: Includes protection under the UN convention (including quota agreements), subsidiary protection, and protection for other humanitarian reasons.


Figure 3: Employment rate for refugees, other immigrants, and natives.

Notes: The employment rate is measured in full-time equivalents. Immigrants aged 18–59 at arrival from 1983 to 2017, where refugee status prior to 1997 is proximated using country and time of arrival (Statistics Denmark, 2008). Refugees include other immigrants living with a refugee. Natives aged 25–59. For natives, the horizontal axis refers to years since age 25 instead of years since residency.

Employment

Figure 3 shows the employment rates for refugee immigrants and compares it to other immigrants and natives. Employment is shown by years since residency for immigrants and by years since age 25 for natives. Refugee status is available from 1997 while it is proxied for 1983–96 based on country of origin and time of arrival, among others (see Statistics Denmark, 2008). Employment is measured as hours worked in full-time equivalents.
equivalents, where a value of one corresponds to full-time employment in a year. The figure shows that employment of refugees starts off at fairly low levels shortly after arrival but increases rapidly during the first 5 years in the country, to level off again after 4–7 years. This is similar to findings in other countries reported in Brell et al. (2020). There are quite substantial differences in employment levels between refugees and other immigrants and natives, particularly in the first years since residency. Even though the differences narrow after 10–20 years, they remain at 10 percentage points of full-time employment relative to other immigrants and about 25 percentage points relative to natives, after 30 years.

Figure 4 shows the employment rates for refugee migrants by years since residency for different arrival cohorts. We have taken out macro trends and normalized the level relative to the first year since residency. There are quite substantial differences in the evolution of employment for different arrival cohorts. For instance, panel (a) of the figure shows a remarkably faster employment take-up for refugees arriving in the years 1983–5 when compared to those who arrived in 1986–8, and who were the first to be affected by the dispersal policy which started in 1986. Similar stark differences are found between cohorts arriving 1997–8 and 1999–2000 in favour of the latter who were affected by the 1999 reform, which brought a major change to the integration programme through an extension and improvement of the language courses (Arendt et al., 2020). We also see an increase in employment growth for those who arrived in 2003 and hence experienced Start Aid, relative to earlier cohorts. Panel (b) of Figure 4 shows more recent cohorts and illustrates an employment advantage of cohorts arriving in the second half of 2002–3 who were subject to Start Aid, relative to earlier cohorts. The panel also displays a substantial increase in the employment growth for cohorts arriving after the benefit reduction and work-first policy in 2015–16 compared to cohorts arriving before 2015 who were not subjected to the same requirements.

Permanent residency

Refugees who wish to remain in Denmark must apply for permanent residency or for extensions of their temporary residency. Asylum extensions are granted if the reason for protection remains valid (cf. section II(i)). Among refugees and their adult family members who arrived in Denmark between 1997 and 2002, 80 per cent are still in the country after 16 years.8 Figure 5 shows the fraction of refugee migrants who have been granted permanent residency, where the horizontal axis carries the time of residency. The figure shows that around 50 per cent of the cohort who arrived prior to the 2002 reform obtained permanent residency after 3 years when they became eligible for permanent residency. The fraction rises to 70 per cent after 4 years and gradually to 85 per cent thereafter. The lenient policy that was in place before 2002 therefore allows a large fraction of the refugees to obtain permanent residency. By contrast, the cohort subject to the 2002 reform could apply for permanent residency after 7 years and was also subjected to tighter regulations (cf. section II(ii) ‘The 2015 and 2016 reforms’). Hence, the fraction with permanent residency first starts to rise after 7 years and reaches a similar level as the previously arriving cohorts after 11 years. Very few from the cohort who were affected by the 2007 or later reforms received permanent residency 7 years after their arrival. While the fraction increases 8–9 years after arrival, it flattens out at around 70 per cent reflecting the tighter requirements of this reform. The fraction living

8 Own calculation based on Danish administrative data.
Figure 4: Employment rates for refugees, by arrival cohort and years since residency (YSR).

Notes: The employment rate is measured in full-time equivalents and is adjusted for calendar year effects and normalized to the level relative to YSR=1. The legends show the years of arrival. Refugees aged 18–59 at arrival from 1983 to 2017, where refugee status prior to 1997 is proxied based on country and time of arrival (Statistics Denmark, 2008). Refugees include other immigrants living with a refugee.
with temporary residency has therefore increased over time when permanent residency rules have been tightened.

### III. Evaluation of refugee policies

We now review empirical studies that evaluate the different Danish refugee policies that we discuss in section II, in particular works that focus on the labour market consequences of a respective policy or intervention (see Table 2). We distinguish between studies that investigate five different policies: (i) dispersal policies; (ii) employment support policies; (iii) integration and language programmes; (iv) changes in welfare benefit transfers; and (v) policies that set out conditions for permanent residency. Following each sub-section, we relate the findings from Denmark to international studies that investigate similar policies in other countries (see Table 3).

#### (i) Dispersal policies

The Danish dispersal policy has been used as quasi-experiment to study the impact of characteristics of the local area to which refugees have been assigned after receiving residency on their labour market performance.

Following earlier work by Borjas (2000) and Edin et al. (2003), Damm (2009) studies the effect of ethnic enclave size on the labour market outcomes of refugees, where
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‘ethnic enclave size’ is defined as the number of co-nationals who are living in the municipality to which the refugee was first assigned. On the one hand, a larger ethnic enclave may impede labour market assimilation if it discourages country-specific human capital

Table 2: Danish studies on refugee policies and labor market outcomes

<table>
<thead>
<tr>
<th>Study</th>
<th>Treatment</th>
<th>Time horizon (years)</th>
<th>LFP</th>
<th>Emp.</th>
<th>Earnings</th>
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<tr>
<td><strong>Dispersal policy</strong></td>
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<tr>
<td>1 Damm (2009)</td>
<td>Local #co-nationals (t)</td>
<td>7</td>
<td>+</td>
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<tr>
<td>2 Damm and Rosholm (2010)</td>
<td>Local #co-nationals (initial)</td>
<td>1-12</td>
<td>NS</td>
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<td></td>
<td>Local #immigrants (initial)</td>
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<td>Local unemployment (initial)</td>
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<td></td>
<td>Local educational institutions (initial)</td>
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<td></td>
<td>Local social housing (initial)</td>
<td>1-12</td>
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<td>3 Damm (2014)</td>
<td>Socially deprived neighbourhood</td>
<td>2-6</td>
<td>NS</td>
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<td></td>
<td>Local education of non-Western immigrants (t)</td>
<td>2-6</td>
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<td></td>
<td>Local employment of co-nationals (t)</td>
<td>2-6</td>
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<td>4 Azlor et al. (2020)</td>
<td>Local employment (initial)</td>
<td>4</td>
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<td>Local unemployment (initial)</td>
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<td>5 Eckert et al. (2021)</td>
<td>Initial placement in Copenhagen area</td>
<td>1</td>
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<td><strong>Employment support</strong></td>
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<tr>
<td>6 Clausen et al. (2009)</td>
<td>Wage subsidy</td>
<td>1-3</td>
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<tr>
<td></td>
<td>Other employment support</td>
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<td>7 Heinesen et al. (2013)</td>
<td>Wage subsidy</td>
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<td>Direct employment programme</td>
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<td>Other employment support</td>
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<tr>
<td>8 Arendt (2020a)</td>
<td>Early job training</td>
<td>1</td>
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<td>9 Bolvig and Arendt (2020)</td>
<td>Early job training</td>
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<td><strong>Language courses</strong></td>
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<td>10 Arendt et al. (2020)</td>
<td>Integration program</td>
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<td><strong>Welfare benefit generosity</strong></td>
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<td>11 Huynh et al. (2007)</td>
<td>Benefit reduction</td>
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<td>+</td>
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<td>12 Rosholm and Vejlin (2010)</td>
<td>Benefit reduction</td>
<td>1</td>
<td>-</td>
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<tr>
<td>13 Andersen et al. (2012)</td>
<td>Benefit reduction</td>
<td>4</td>
<td>-</td>
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<tr>
<td>14 Dustmann et al. (2022a)</td>
<td>Benefit reduction</td>
<td>5</td>
<td>-</td>
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<td>15 Arendt (2020b)</td>
<td>Early vs. later benefit reduction</td>
<td>1</td>
<td>+</td>
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<td><strong>Permanent residency regulation</strong></td>
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<td>16 Kilström et al. (2018)</td>
<td>Permanent residency regulation</td>
<td>12</td>
<td>NS</td>
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<td>17 Arendt et al. (2021)</td>
<td>Permanent residency regulation</td>
<td>7</td>
<td>-</td>
<td>NS</td>
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Notes: LFP means labour force participation. “+” “-” denotes the sign of a significant effect of the treatment on the outcome. NS indicates that the effects are not significant at a 5% level. The time horizon is the number of years the outcome is measured after treatment.
investments and limits interaction with natives (see also Borjas (2000) for a similar argument). On the other hand, ethnic enclaves may help information acquisition and allow access to networks to improve job opportunities. Instrumenting the enclave size in
the municipality with the cumulative inflow of refugees from the same origin assigned to that municipality since the start of the dispersal policy in 1986, Damm (2009) finds a significant positive effect of the size of the ethnic enclave at first assignment on labour market earnings 7 years after arrival. By contrast, there is no effect of ethnic enclave size on the extensive margin of employment. The study also finds marginally higher earnings elasticities within enclaves of higher average education level. The author conjectures that this finding supports the interpretation that information about good jobs is disseminated within enclaves and that the mechanism works better in higher-quality enclaves.

Damm and Rosholm (2010) evaluate the consequences of local characteristics on male refugees’ labour market assimilation, using the same dispersal policy to provide quasi-experimental variation in local area features. In contrast to Damm (2009), who considers the effect of ethnic enclave size after 7 years on earnings in that same year, they consider local municipality characteristics in the year and municipality of assignment. They find that the size of the ethnic enclave has no impact on how fast refugees find jobs. This is consistent with Damm (2009), who found no effect of enclave size on the extensive margin of employment. Damm and Rosholm (2010) also show that refugees who are placed in municipalities with more immigrants, and with more social housing and educational institutions, find jobs faster. By contrast, a higher regional unemployment level delays the time to job-entry.

Eckert et al. (2021) also exploit the 1986 dispersal policy and find that being initially placed in a metropolitan area (the commuting zone of the capital of Denmark, Copenhagen) has an initial negative (null) effect on earnings (hourly wages), but a positive effect on the earnings return to labour market experience. Therefore, refugees who are placed in the metropolitan area initially lag behind other refugees in terms of earning levels but catch up and surpass them after 3 years. They explain their findings by a higher degree of sorting towards high-wage, service establishments in occupations and industries in the metropolitan area. Azlor et al. (2020), taking advantage of the Danish dispersal policy from 1999 onwards, show that being placed in municipalities with a higher employment rate raises employment chances 4 years after arrival, and decreases unemployment rates. They find no significant differences of the effect of local unemployment or employment rates across a refugee’s gender or skill level.

The evidence from these studies seems to suggest that local characteristics at the place of settlement affect the immediate, but possibly also longer-term labour market performance of refugees in Denmark, results largely in line with those found in other countries. Edin et al. (2003), based on a design similar to that of Damm (2009), also establish a positive response of earnings to the size of the ethnic enclave. Likewise, they find that the local unemployment rate reduces individual employment probabilities, a result that is further confirmed in work by Åslund and Rooth (2007) and Godøy (2017) who investigate local economic conditions’ effect on outcomes, using the same dispersal policy in Sweden and a Norwegian dispersal policy.

Dispersal policies, by depriving individuals of the possibility of migrating to areas with better economic conditions, may therefore lead to worse outcomes overall. Edin et al. (2004) and Fasani et al. (2021b) come to that same conclusion by using country variation in changes in dispersal policies, focusing on employment rates. Fasani et al. (2021b) investigate dispersal policies where refugees were either allocated according
to population size (as in Denmark, the Netherlands, and Norway), or according to other non-employment criteria, such as social housing opportunities (as in Sweden or the UK). They conclude that dispersal policies or—even worse—policies that allocate refugees according to cost-saving considerations (often to deprived areas with low-cost housing) deny refugees opportunities, reducing their employment rate and increasing their welfare dependence. In line with that, Godøy (2017), using simulations that place refugees in the labour market regions in Norway with the highest immigrant employment rates instead of pursuing quasi-random dispersal, estimates that this raises their earnings by 26 per cent. Bansak et al. (2018) find that settlement that focuses on economic opportunity as an objective rather than equal dispersal could lead to employment levels that are 41 per cent and 73 per cent higher in the US and Switzerland.

(ii) Employment support

Clausen et al. (2009) examine the effect of six different types of employment support that are used in the integration programme for refugees arriving after 1999: public direct employment programmes, education and training programmes, mixed special programmes, counselling and upgrading programmes, special employment programmes in private-sector firms, and subsidized employment. They estimate duration models, where the outcome is the duration from receiving residency until the first week without welfare benefits. They find that among the six types of employment support, only subsidized employment significantly reduces this period. Heinesen et al. (2013) consider the effect of three types of employment support—subsidized employment, direct employment programmes in the public sector, and a residual group—in a study that includes all immigrants from non-Western countries who began receiving social benefits between 1997 and 2003. One in three in this group had lived in Denmark for more than 10 years, and half were refugees or family members of individuals who received refugee status. All three types of employment support reduce the duration of welfare benefit spells, compared to non-participation, by 1.5–9 months for women and by 2.6–15 months for men. The effect is largest for subsidized employment. These two studies therefore suggest that employment support, particularly in the form of subsidized employment, can be beneficial to refugees.

Arendt (2022) evaluates the effect of the 2016 policy that required refugees who received residency from October 2016 onwards to participate in job search and job-training programmes within 1 month of settlement (cf. section II(ii), The 2015 and 2016 reforms). Job training includes subsidized employment and shorter periods of internships (where the refugee is not paid but continues to receive welfare benefits). Using a discontinuity design, Arendt (2022) finds that the policy increases labour market entry for men, but not for women. After 1 year, the share of men with some employment increased by 10 percentage points (or 33 per cent of the mean in the pre-reform group), and labour income increased by around USD 1,500 (64 per cent of the pre-reform mean). Bolvig and Arendt (2020) study the effects of participation in job training in the first year of arrival (both subsidized employment or internships) for up to 4 years after exposure, focusing on refugees and their family members who arrived prior to the 2016 reform. They instrument participation in early job-training by variation in the local propensity to use early job-training for refugees who arrived within the past 20 months,
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which, together with the 1999 dispersal policy, generates quasi-experimental variation in the likelihood of participating in early job training. The study finds that early job training has a positive effect on employment and labour income, corroborating the short-run results in Arendt (2022), but that the effects fade and become insignificant after 2 years. Moreover, early job training crowds out time spent in language courses and consequently reduces the test scores in the final language exam by 70 per cent of a standard deviation.

These Danish studies seem to suggest that on-the-job training raises employment of refugees, and that job training administered early on can speed up entry into the labour market. However, there may be potential trade-offs between job training programmes and language programmes, where early job training crowds out enrolment in language training and therefore language proficiency. This in turn may have detrimental effects in the longer run.

Evidence for other countries is in line with the findings for Denmark. Two studies for Sweden where some individuals received support from caseworkers that had been assigned a reduced caseload and where individuals were exposed to more intense employment support find large and positive employment effects 1–3 years after arrival (Åslund and Johansson, 2011; Joona and Nekby, 2012). Evaluations of a Swedish integration programme where funding of employment support was increased by 25 per cent conclude that this raised employment and annual earnings 1–5 years after residency (Joona et al., 2016; Qi et al., 2021). Similarly, studying job-counselling sessions for refugees and asylum seekers in Germany, Battisti et al. (2019) find that interviewing participants about job preferences, providing support in writing a CV in German, and matching refugees with vacant jobs improves short-term employment for refugees and asylum seekers.

(iii) Language programmes

Language proficiency is of key importance for the successful labour market integration of immigrants and their economic performance (see early work by Dustmann, 1994; Chiswick and Miller, 1995; Dustmann and van Soest, 2001, 2002; Dustmann and Fabbri, 2003; Bleakley and Chin, 2004, 2010). A natural conclusion is to facilitate language acquisition for immigrant and refugee populations. However, language support programmes are difficult to evaluate as immigrants self-select into participation.

Arendt et al. (2020) address this by examining the long-term consequences of the 1999 reform (see section II(ii), The 1999 reform), which doubled the length of the integration programme from 1½ to 3 years with the primary aim of improving language proficiency. The reform also provided funding for teacher training and incentivized participation in the programme. Using a discontinuity design around the implementation date of the reform, the study finds that the reform raised annual earnings for refugees in the long term (12–18 years after receiving residency), increased the likelihood of being employed in jobs requiring communication skills, and positively affected enrolment into Danish education.

Studies for other countries seem to largely support these conclusions. A reform of the Finnish integration programme for immigrants in 1998 raised participation in training specifically designed for immigrants, a large share of which was language training.
The reform raised cumulative earnings over a 10-year period by more than €7,000 annually (Sarvimäki and Hämäläinen, 2016). Likewise, a Swedish policy that provided more intensive language training and employment support than in the official Swedish integration programme, raised employment rates from 15 to 30 per cent at programme completion (Dahlberg et al., 2020). Finally, Lochmann et al. (2019) find that eligibility for a language course in France increases refugee labour force participation 3 years after arrival but does not impact immigrants’ earnings. The latter is consistent with the Danish and Finnish findings that language courses produced no short-term effects, but may also be due to the lower intensity of exposure, as the language course is short compared to those in Scandinavian countries, ranging from 60 to 400 hours only. Thus, the evidence from these works seems to suggest that language training programmes substantially improve labour market integration of refugees in the longer run.

(iv) Welfare benefits

In 2002, Denmark implemented Start Aid that reduced benefit payments to refugees who received residency after 1 July by around 40 per cent compared to the previous social assistance levels. One of the first evaluations of the reform was undertaken by Rosholm and Vejlin (2010) who investigate its effect on unemployment–employment transitions for the first 2 years after residency, estimating duration models. Their study focuses on adult refugees and their spouses who both arrived after the reform date, in comparison to couples where both arrived before the reform date. They find a positive effect on transition rates from unemployment to employment about 6–12 months after individuals obtain residency. Applying a regression discontinuity design, Huynh et al. (2007) and Andersen et al. (2012) find similar results, namely that Start Aid raises the employment level in the first 2–4 years since residency.

Dustmann et al. (2022a) investigate the Start Aid reform over a longer horizon and add several additional analyses for the affected refugees and their children. They first estimate the immediate and longer-term causal effects of the reform on labour earnings and employment. In line with the earlier studies, they show that the reform increased employment rates from 10 to 19 per cent in the first year after its implementation. They also show that the reform’s repeal a decade later had opposite effects on employment. Moreover, the reform doubled average labour earnings. However, effects on both earnings and employment fade away after about 5 years. Dustmann et al. (2022b) also illustrate that the reform had undesired additional effects. A combination of the means test and a reform design for couples where partners arrived on both sides of the implementation date led to a stark withdrawal of females from the labour force. To understand better the effect labour demand may have on supply-side reforms like Start Aid, Dustmann et al. (2022a) combine the reform design with the quasi-random dispersal policy of new refugees that was in place at the time (see section II(ii), The 1999 reform, above). They show that local labour demand for the type of work refugees can supply (i.e. low-skilled work) is indeed essential, with employment effects vanishing after 1 year for refugees allocated to municipalities with low demand but remaining significant until year 5 for those allocated to municipalities with high demand. The reform also led to more persistent and higher-quality employment relationships in high-demand municipalities. The authors point out that, despite the initial employment effects, the reform
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led nevertheless to a dramatic reduction of household income for the vast majority of refugee households. In Dustmann et al. (2022b) they show that Start Aid led to many unintended consequences, such as a sharp increase in crime among adults of both genders, driven by property crimes such as shoplifting. Moreover, it led to a doubling in the crime rate among teenagers whose parents were affected by the reform, driven by both property and violent crime.

Start Aid was abolished in 2012, but welfare benefits to refugees were reduced again in 2015 (cf. section II(ii), The 2015 and 2016 reforms). Arendt (2020) examines the effect of the 2015 reform, which was implemented in September 2015 for newly arriving immigrants, and in July 2016 for all immigrants who had residence in Denmark for less than 7 out of the past 8 years. This design therefore only allows for identification of the effect of the benefit reduction from arrival versus a benefit reduction 10 months after residency. Arendt (2020) finds a significant effect on the probability of being employed 10–15 months after arrival for men. The effect then decreases, which is to be expected as the control group experiences the same benefit reduction. The study finds no employment response for women, which is consistent with findings in Dustmann et al. (2021), but also finds unintended effects of the benefit reduction. The affected women have a higher risk of hospitalization and more contacts with general practice in the first year after arrival.

LoPalo (2019) is one of the few studies that examines the effect of reductions in welfare benefits for refugees outside Denmark. Using cross-state differences in the change in welfare payments to refugees in the US, she shows that refugees experience an increase in annual wages of 5–8 per cent, averaged over 17 years, if they arrive in a state where the welfare benefit level rises by USD100. She explains her findings by the presence of liquidity constraints and that higher benefits may help recipients partake in labour market outcome-enhancing investments and aid the transfer of skills to the US labour market.

The studies for Denmark that evaluate reforms that change welfare transfers show a short-term response in employment probabilities, mainly for males. However, effects appear to be short lived, and work by Dustmann et al. (2022a) for the Start Aid reform suggests that conclusions about the policy’s effects drawn from short-term outcomes do not apply for the evaluation of its overall and longer-term impact. Moreover, the reduction in benefits generates—despite initial positive employment responses—a dramatic reduction in disposable income for affected households, which leads to higher criminal activity of refugees themselves as well as their children. By combining two research designs, Dustmann et al. (2022a) also show that employment effects of reforms that intend to incentivize labour supply depend crucially on local demand conditions, in particular when affected groups have very low levels of skills.

(v) Permanent residency regulations

Kilström et al. (2018) evaluate the effect of the permanent residency reform in 2002, which raised the required length of stay to receive permanent residency in Denmark from 3 to 7 years and demanded the passing of a language test at a basic level. The authors use a regression discontinuity design to find no significant effects of the reform on the probability of ever being employed or on earnings 7 years into residency. They find,
however, that the new rules raise the probability of enrolment into general education for women and the low-skilled. They conjecture that this may be due to the reform reducing the probability of obtaining permanent residency more for the low-skilled than the high-skilled.

Arendt et al. (2021) examine the reform in 2007 that required individuals to have accumulated at least 2.5 years of full-time employment and to have passed a Danish language test at a higher level than before, in addition to the requirement of residence in Denmark for at least 7 years, to obtain permanent residency. The study compares refugees and family members who were and who were not affected by the reform (which affected individuals after at least 2 years into residency), using difference-in-difference and event study estimation. They find that the reform—contrary to its objectives—reduces work hours by 30 per cent in full-time equivalents and has no effect on the share of individuals who pass the required language level test. The authors then split up their sample into high performers and low performers, based on employment and language test outcomes during the first 2 years after arrival, when both the treated and untreated were not yet affected by the reform. They show that the negative effects on employment are driven by individuals who pre-reform performed badly in terms of employment and language education. Employment of individuals who pre-reform had a high labour market attachment was not affected by the reform, while the reform had a positive and significant effect on their probability of passing the language requirement. The authors conclude that too severe requirements may discourage low-achieving individuals from responding to incentives such as the ones implemented in the studied reform in the way intended and may even have opposite effects on performance for this group.

Some works study variation in eligibility conditions for permanent residency for other countries. Using two reforms that reduced waiting times for naturalization in Germany from 15 to 8 years, Gathmann and Keller (2018) show that shorter waiting times for permanent residency through naturalization had no effects on employment or earnings of male immigrants but increased employment for female immigrants. Blomqvist et al. (2018) use a Swedish reform in 2016 to show that receiving temporary as opposed to permanent residency reduces participation in Swedish language courses, but has no effect on employment, education, or receipt of welfare benefit in the first year since residency.

IV. Discussion and conclusions

Employment and earnings of refugees in many Western countries are lower than those of other immigrant groups. This is well documented in Brell et al. (2020), who also point out that while economic migrants’ relocation decision is based on careful consideration of opportunities afforded abroad, refugees’ forced and often unexpected migration leaves them far less prepared for the labour market of the receiving country, with often lower or non-existing language and job skills. This affects their employability and wages. Programmes that mend these shortcomings and measures that support labour market engagement of refugee immigrants are therefore of critical importance. Besides a lack of skills that are productive in the labour market of the country that provides protection, refugees have frequently gone through traumatic experiences, face
uncertain futures in the receiving countries, and often stem from culturally diverse backgrounds—all factors that impede their integration into labour markets of receiving countries. All these aspects of refugee migration require, therefore, policy measures that, besides aiming at promoting refugees’ labour market engagement, also carefully adjust policies to the target population’s particular needs.

To develop current policies, one can learn from past experiences. This paper brings together evidence from four decades of Danish refugee policies and compares these with similar policies in other countries. Our review commences with dispersal policies, whose primary objective is to spread the burden of accommodating refugee immigrants evenly across the country that provides protection. For the researcher, dispersal policies provide an ideal tool to address the problem of sorting, and to causally identify the impact of local conditions on refugees’ labour market performance. From the studies we review in this paper, we learn that refugees benefit from being allocated to municipalities that provides them with large ethnic networks (Edin et al., 2003; Damm, 2009). Moreover, better labour market conditions also favour refugees’ employment probabilities (Damm and Rosholm, 2009; Azlor et al., 2020). A specific premium exists in bigger cities, where better options to sort into high-wage industries improves refugees’ earnings in the longer run (Eckert et al., 2021). These findings suggest that quasi-random dispersal may, however, induce inefficiencies, by preventing refugees from settling in areas where their skills are most employable and obtain the highest reward. Indeed, Edin et al. (2004) and Fasani et al. (2021b) conclude that quasi-random allocation stifle employment opportunities. Even worse, policies that allocate according to cheap housing—often correlated with local disadvantage—may lead to long-term disadvantage for refugees. In line with that, Godøy (2017) finds that placement in the most favourable labour market regions in Norway could raise refugees’ earnings by 26 per cent if compared to quasi-random dispersal. Similarly, Bansak et al.’s (2018) comprehensive analysis shows that, if economic opportunity rather than equal dispersal determines settlement decisions, then this could lead to 41 per cent and 73 per cent higher employment in the US and Switzerland, respectively. These authors conclude that settlement oriented according to economic opportunity is preferable to quasi-random dispersal. Dustmann et al. (2022a) add another aspect to these analyses: they show that settlement according to economic conditions can enhance the efficiency of policies aimed at incentivizing refugees’ labour market performance. Combining the Danish random allocation policy with the evaluation of the Start Aid reform (which reduced the level of welfare benefits refugees were entitled to), they illustrate that the effect of the reform on employment and earnings is far larger in municipalities with labour demand conditions that favour refugees. We conclude, therefore, that settlement policies should ensure that refugees are allocated to local labour markets that offer favourable employment opportunities, if the objective is to maximize their labour market engagement and welfare. As refugees are interested in pursuing their own economic interest, and the interaction of economic opportunity and ethnic networks may be too complex to enter policy designs, we believe that allowing refugees to choose where to settle is the most efficient allocation mechanism.

Low initial employment levels may be a direct consequence of refugees being badly prepared for the receiving country’s labour market, due to lack of skills that are needed to perform to the lowest required level of productivity (which could be determined by
a minimum wage), or due to missing information about the labour market and lack of networks and information. The Danish studies that we review in this paper evaluate a number of policies that attempt to repair those shortcomings, by offering extensive language programmes, as well as on- and off-the-job training programmes. Findings point to on-the-job training raising employment of refugees, with job training programmes administered early on being most effective in enhancing labour market entry. Studies also find that language programmes enhance employment probabilities, although effects are found to materialize only in the longer run. However, there is some evidence of a trade-off between job training programmes and language programmes, where early job training may lead individuals to not acquire language proficiency, which may then have detrimental longer-term consequences by obstructing access to higher-level employment opportunities. We thus conclude that programmes aimed at enhancing the skills of refugees and adapting existing skill sets to the needs of the labour market are effective and important. However, programmes need to be carefully tuned: while measures that support immediate labour market engagement are certainly beneficial in the short run, they need to be combined with measures aimed at improving skills, in particular language proficiency, to help secure long-term labour market success, as highlighted in Arendt et al. (2020) and Bolvig and Arendt (2020).

Many countries have seen a reduction in welfare payments to refugees (OECD, 2018, 2020). Such policies are typically stated as incentivizing the labour market participation of refugee immigrants. However, they are likely policy responses to the electorate’s perception that refugees receive too much financial aid. The key question is whether reductions in transfers are effective in improving the labour market engagement of refugee immigrants. The studies for Denmark that evaluate such reforms show, indeed, a short-term response in employment probabilities, mainly for males (see Huynh et al., 2007; Rosholm and Vejlin, 2010; Andersen et al., 2012). However, such short-term responses do not carry over into the longer run and cease after 5 years, as shown by Dustmann et al.’s (2022a) analysis of the Start Aid reform, which warns that conclusions for the longer term drawn from short-term evaluations are misleading. Moreover, the dramatic reduction in disposable income for affected households has many undesirable side effects. Dustmann et al. (2022b) show that—despite positive initial employment effects—Start Aid reduced household income of affected refugee households by about 40 per cent on average. This dramatic reduction pushed many households below the poverty line and led to higher criminal activity of refugees as well as their children. The authors also show that employment effects of reforms that intend to incentivize labour supply depend crucially on local demand conditions. They conclude that supply-side incentives may run into the void if affected groups have very low levels of skills or skills for which there is no demand. This may be a particular problem when wages are bound by regulation, so that productivity of refugees may be below the minimum wage. We conclude from the existing evidence that reductions in transfers are unlikely to achieve the objective of better longer-term integration of refugees into the labour market. Moreover, it seems that such reforms, by reducing quite dramatically the disposable income of households, cause major side effects, with potential large costs for affected individuals and society.

Another important aspect of refugee migration is the permanence of the migration. As pointed out in Dustmann et al. (2017), a primary reason for the poor success in integrating refugees into the host countries’ labour markets is the indecisiveness of host
nations about duration and permanence of stay, and thus the failure to provide refugees with a clear perspective. Being unclear about the chances of permanence may create disincentives for investment into skills and leading them to perform below their economic potential. In fact, Adda et al. (2022) find strong support for this hypothesis. Many countries have tightened the rules governing eligibility for permanent residency or citizenship in recent years, often motivated by a desire to provide incentives to integrate. The idea is that the economic benefits of permanence are so large that refugees—if tasked with investment into skills in exchange for permanent residency—will respond accordingly, which leads to stronger labour market integration. However, this may only materialize if the bar for obtaining permanence is not set too high. The study by Arendt et al. (2021) shows that more demanding permanent residency requirements can indeed provide such incentives, but only if individuals believe they can fulfill the new requirements without too large costs. Otherwise, more severe requirements can lead to lower labour market performance. This study provides, therefore, more evidence that policies should be carefully crafted and need to take account of the heterogeneous responses of individuals.

Many of the policies discussed above share the aim of raising labour market participation, and we can compare their effectiveness in this dimension. As emphasized in several of the studies, this requires understanding not just the short-term effects, but also the long-term response, as well as considering potential unintended consequences. For the five types of refugee policies evaluated in this study, only two produce effects that on average seem to outweigh costs: allowing refugees to choose where to settle, and active labour market programmes that raise language skill investments. By contrast, policies that emphasize early job-training and policies that regulate access to welfare benefit or use permanence of residence to incentivize skill investment, while beneficial for some, create disadvantage for others.

References


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