Environmental Conflicts Management: A Kenyan Perspective

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Abstract

Certain areas of Kenya have often been faced with environmental conflicts related to access, ownership and control of environmental resources. This has regularly made the government of the day to put in place and employ approaches that they hope will resolve the problem. However, this has not prevented more conflicts to arise in the targeted areas and more. This paper highlights some perspectives relating to environmental conflicts management in Kenya ranging from emergence and management of environmental conflicts, and access to justice using both formal and informal mechanisms. The argument is that even as Kenya strives towards achieving sustainable development and addressing environmental conflicts, it must do so by taking into account its unique needs and circumstances.

1. Introduction

Three development pillars, including the economic, social, and political pillars, serve as the foundation for Kenya's Vision 2030. As it has been noted, "Kenya's road towards universal prosperity also requires the establishment of a just and cohesive society that experiences equitable social development in a clean and safe environment," the Social Pillar of the Vision 2030 aspires to invest in the people. It is noteworthy that the Political pillar of Vision 2030 also aims to create "a democratic political system that is issue-based, people-centered, result-oriented, and accountable to the public" and "a country with a democratic system reflecting the aspirations and expectations of its people, in which equality is entrenched, irrespective of one's race, ethnicity, religion, gender, or socio-economic status; a nation that not only respects but also harnesses the diversity of its people's values."

It's important to note that the aforementioned motivations are closely related to peacebuilding initiatives, which are also supported by the United Nations 2030 Agenda for Sustainable Development. 

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Development (SDGs), which states in its Preamble that "the State Parties were "determined to foster peaceful, just and inclusive societies that are free from fear and violence" because "there can be no sustainable development without peace and no peace without sustainable development." The SDGs also state that "the new Agenda recognizes the need to build peaceful, just, and inclusive societies that provide equal access to justice and that are based on respect for human rights (including the right to development), on effective rule of law and good governance at all levels, and on transparent, effective, and accountable institutions." According to the aforementioned, SDG 16 is the substantive objective devoted to peace and it states that States shall "promote peaceful and inclusive societies for sustainable development, offer access to justice for all, and build effective, accountable, and inclusive institutions at all levels."

While Kenya’s attempts to implement the Sustainable Development Agenda are impressive in terms of economic growth and even certain social goals, the same cannot be said about the social pillar, and particularly, peacebuilding efforts. For instance, it has been observed that ‘Kenya is a large multi-ethnic country, with over 40 different ethnic groups and many overlapping conflicts which range from high levels of sexual and gender-based violence and of intercommunal violence; low levels of persistent violence; cycles of election-related violence; and increasing numbers of terrorist attacks’. The high levels of violence in Kenya have been attributed to a range of factors including: ethnic intolerance; border conflicts; political party zoning; competition over land and other resources; proliferation of small arms; weak security; and poverty, underdevelopment, and marginalization.

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4 Ibid, Preamble.
5 Ibid, para. 35.
6 Ibid, SDG 16.
9 Ibid.
Existing literature on causes of conflict has highlighted the fact that there is not a single developmental variable that causes conflict, but many variables that foster violence when combined in specific contexts and this may be in relation to issues such as:

*Globalisation and the transformation of societies: The first stage of democratization, when pressure is exerted on authoritarian governments, is often accompanied by violence; Economic growth and income: Economic growth may increase the risk of armed conflict in very poor economies, but decrease this risk in richer economies; Poverty and inequality: A simple link between each of these factors and conflict has been questioned as each context involves specific, complex variables; Resources: Whether environmental conflict becomes violent depends largely on the government’s environmental policy. The ‘war economy’ debate suggests that war may be seen as an alternative way of generating profit, power and protection; and aid: The aid system can inadvertently exacerbate conflict, as it did in Rwanda, where some have gone further to suggest that donors may use aid allocation as a political instrument.*

While conflict has been defined variously by different scholars, some of the most comprehensive definitions include: conflict is a struggle over values and claims to scarce status, power and resources in which the aims of the conflicting parties are to injure or eliminate their rivals; conflict is a particular relationship between states or rival factions within a state which implies subjective hostilities or tension manifested in subjective economic or military hostilities. Though there are two broad categories of conflicts, that is, on the one hand, internal conflicts (or intra- states conflict) as one in which the governmental authorities of a state are opposed by groups within that state seeking to overthrow those authorities with force of arms or one in which armed violence occurs primarily within the borders of a single states, and on the other hand, international conflicts or interstate conflicts which is between two or more nations involving forces of more than one state, Kenya has often struggled with internal conflicts mainly relating to ethnic clashes influenced by ethnic diversity and the provision of public goods, natural resources scarcity or

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12 Ibid, 551.
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abundance as well as political influence, with a few international ones. The conflicts exacerbating situation has also been attributed to ‘weak or non-existent structures and institutions for conflict prevention and response’. This has often dragged the country in achieving its development goals and sustainability in all spheres of life.

Kenya has documented instances of violence ranging from high levels of sexual and gender-based violence and intercommunal violence to low levels of chronic violence, cycles of violence tied to elections, and an increase in terrorist attacks. Numerous causes contribute to the high levels of violence, such as: I racial intolerance; ii) boundary disputes; iii) political party zoning; iv) rivalry over land and other resources; v) the proliferation of small arms; vi) lax security; and vii) poverty, underdevelopment, and marginalization. Although there have long been issues with land conflict in Africa, there have been heated discussions about how to resolve them. The majority of these discussions have focused on reforms that put the needs of the people first and market-based land regimes. During the 1990s and the beginning of the 2000s, Kenya's conflict transformation process was largely influenced by the relationship between political, security, economic, social, legal, and environmental variables in conflict.

Considering the central role that land plays in community livelihoods, any decisions affecting the same is a potential trigger of resource and environmental conflicts. Kenya is no exception to these

17 Ibid, p.2.
circumstances as some of the worst conflicts in the country have been as a result of land issues. Africa's core industries are agriculture and urbanization, and for nations that rely so largely on agriculture, the effects of climate change are slowly making these issues worse, particularly in terms of land arability, erosion, sterility, and water shortage.\textsuperscript{20} When it comes to humanitarian issues on a global scale, climate change makes matters worse by increasing the number of environmental refugees, which makes things more fragile and eventually invites assaults against state sovereignty.\textsuperscript{21}

Kenya has made great progress in its pursuit of addressing environmental issues and conflict resolution. Many authors have weighed in on the arguments surrounding the emerging international jurisprudence and the changing domestic legislation. In Kenya, environmental narratives regarding land conflicts may be found in the literature on conservation, and they serve as a major justification for conflicts over land. Environmental justifications for land disputes are based on the escalating fights for food and water security as a result of climatically unpredictable weather.\textsuperscript{22}

This paper highlights some perspectives relating to environmental conflicts management in Kenya ranging from emergence and management of environmental conflicts, access to justice using ADR mechanisms.

2. Emergence and Management of Conflicts in Kenya

The Constitution of Kenya outlines the State's responsibility to protect the environment, and it calls for citizen engagement and the use of natural resources for the good of all Kenyans. It enables the Environmental and Land Court to hear and decide on claims for redress of denial, violation, or infringement of rights and basic freedoms linked to a clean and healthy environment.\textsuperscript{23}

Frameworks for thorough impact assessments and environmental restoration are provided under the Environmental Management and Coordination Act. Conflicts over the ownership, usage, and


\textsuperscript{21}Ibid, p.55.


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extraction of natural resources, whether they be land, water, or non-renewable resources like hydrocarbons and minerals, can, nonetheless, have a negative impact on peace and security.\textsuperscript{24} Resource conflicts can propagate potentially harmful elements affecting community stability even if there is no open, violent confrontation.\textsuperscript{25}

Conflicts over land are growing more common in Sub-Saharan Africa, a region where access to land has historically been seen as being quite egalitarian. Localized land disputes have the potential to escalate into widespread social unrest and political movements.\textsuperscript{26}

The States employs both formal and informal mechanisms in addressing the environmental conflicts in the country.


3.1. Addressing Poverty, Ethnic and Social stratification

As already pointed, some of the conflicts in Kenya have been attributed to ethnic clashes as well as poverty and marginalisation of some parts of the country by successive governments.\textsuperscript{27} It has been observed that ‘the politicized nature of ethnicity in Kenya, and the fact that both elections and land tenure are closely associated with ethnic identity, are highlighted as key factors explaining the prevalence of violent communal conflict’, with the four main drivers of conflict being: electoral politics, cattle raiding, local resources, and boundaries and local authority.\textsuperscript{28} Some conflicts among neighbouring communities in Kenya such as the Turkana and Pokot who have had periodic conflicts have been attributed to scarcity and competition over pasture and water as well

\textsuperscript{24} Ibid, p.18.
\textsuperscript{25} Ibid, p.18.
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as border disputes, and often compounded by the minimum routine interaction and communication between the two communities.²⁹

Poverty is a major contributing factor to insecurity and instability especially in the rural areas where communities mainly rely on scarce land based natural resources which are affected by climate change and population growth, among others. It has been observed that ‘rural poverty can be caused by a combination of: living and farming in unfavourable conditions (climate, soils, access to markets, small land holdings); lack of resource access rights, legal protection or recognition; lack of ecosystem services (provisioning, regulating, cultural/spiritual, regenerative); lack of income opportunities (on- or off-farm) in local economies; and lack of investment in the (few) opportunities that exist for market-based ventures.³⁰

Social stratification in any society may lead to bottled up anger and bitterness which is a recipe for violent and non-violent conflicts.³¹ Despite the constitutional guarantee on freedom from non-discrimination³², protection of the minority and marginalized groups including women through affirmative action,³³ it is a documented fact that inequalities are manifest in Kenya’s economic,

³³ Article 11 recognizes culture as the foundation of the nation and obliges the state to promote all forms of cultural expression through literature, the arts, traditional celebrations, science, communication, information, mass media, publications, libraries and other cultural heritage. The state is also obliged to recognize the role of indigenous technologies in the development of the nation.

Article 56. Minorities and marginalised groups
The State shall put in place affirmative action programmes designed to ensure that minorities and marginalised groups—
(a) participate and are represented in governance and other spheres of life;
(b) are provided special opportunities in educational and economic fields;
(c) are provided special opportunities for access to employment;
(d) develop their cultural values, languages and practices; and
(e) have reasonable access to water, health services and infrastructure.

100. Promotion of representation of marginalised groups
Parliament shall enact legislation to promote the representation in Parliament of—
(a) women;
(b) persons with disabilities;
(c) youth;
(d) ethnic and other minorities; and
(e) marginalised communities.
Social and political arenas. It has rightly been observed that ‘a degree of equality in social, political, economic and cultural rights is essential for rebuilding the trust between the state and society and among social groups. It has also been suggested that there is a correlation between more inclusive and open models of negotiations and a higher likelihood that the outcome agreements will hold and prevent a relapse into conflict.

Under the Constitution of Kenya 2010, the devolved system of governance was meant to, inter alia, promote democratic and accountable exercise of power, and foster national unity by recognizing diversity; give powers of self-governance to the people and enhance the participation of the people in the exercise of the powers of the State and in making decisions affecting them; recognize the right of communities to manage their own affairs and to further their development; facilitate the decentralization of State organs, their functions and services, from the capital of Kenya, Nairobi; and enhance checks and balances and the separation of powers. While devolution has achieved commendable steps towards attaining equality and equity within the rural Kenya, the poverty levels and social, political and economic inequalities in the country are still high. Rampant corruption and misallocation of political and economic resources in Kenya and especially at the county levels of governance may be some of the main factors that may be

177. Membership of county assembly
(1) A county assembly consists of—
(c) the number of members of marginalised groups, including persons with disabilities and the youth, prescribed by an Act of Parliament;

Article 204. Equalisation Fund
(1) There is established an Equalisation Fund into which shall be paid one half per cent of all the revenue collected by the national government each year calculated on the basis of the most recent audited accounts of revenue received, as approved by the National Assembly.
(2) The national government shall use the Equalisation Fund only to provide basic services including water, roads, health facilities and electricity to marginalised areas to the extent necessary to bring the quality of those services in those areas to the level generally enjoyed by the rest of the nation, so far as possible.

34 Jeremiah Owiti, ‘Political Drivers of Inequality in Kenya’ (2014) 57 Development 547, 548.
36 Ibid, 3.
contributing to the slow pace of poverty alleviation despite the proximity of the rural areas to the devolved governance.\textsuperscript{40}

There is need for stakeholders to go back to the drawing board on why devolution was introduced by the drafters of the Constitution while also ensuring that the national values and principles of governance are applied and upheld at both levels of governance, and these include: a) patriotism, national unity, sharing and devolution of power, the rule of law, democracy and participation of the people; (b) human dignity, equity, social justice, inclusiveness, equality, human rights, non-discrimination and protection of the marginalized; (c) good governance, integrity, transparency and accountability; and (d) sustainable development.\textsuperscript{41} Chapter six of the Constitution on leadership and integrity, Chapter Twelve on Public Finance, Values and principles of public service under Chapter Thirteen of the Constitution on Public service, \textit{Leadership and Integrity Act, 2012}\textsuperscript{42} should also be strictly enforced to ensure that there is real development at the grassroots in efforts to eradicate abject poverty. This will also potentially address the concerns on ethnic, nepotism and favouritism during employment of devolved governments’ staff.\textsuperscript{43}

Some commentators have also explored the role of culture in causing ethnic conflicts especially within the North-Western region of Kenya, where cattle rustling between the Nilotic communities is the main cause of conflicts.\textsuperscript{44} For instance, it has been argued that ‘cattle rustling is a cultural aspect of the Pokot founded on their myth of origin and a belief that all cattle belong to them’.\textsuperscript{45}

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\item \textsuperscript{41} Article 10, Constitution of Kenya 2010.
\item \textsuperscript{42} Leadership and Integrity Act, No 19 of 2012, Laws of Kenya.
\item \textsuperscript{44} David M Kimaiyo, ‘Women Involvement in Cattle Rustling between the Marakwet and the Pokot Communities of North-Western Kenya’ (Thesis, University of Nairobi 2016) <http://erepository.uonbi.ac.ke/handle/11295/97405> accessed 8 May 2022.
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While Article 11 of the Constitution of Kenya 2010 recognizes culture as the foundation of the nation and as the cumulative civilization of the Kenyan people and nation, the practice of such cultural activities should not violate constitutional provisions especially on the Bill of Rights. Arguably, there is a need for the stakeholders in peacebuilding to address this notion through education as an empowerment tool for more people within the community (both formal and informal education) as well as creating opportunities for alternative sources of livelihoods for these communities to supplement their income and hence have a sense of security as far as their livelihoods are concerned.

Notably, Peace Education Programme at primary and secondary schools’ levels of study was introduced in 2008 whose overall goal was to promote peaceful co-existence among members of the school community hence contributing to peace and national cohesion in the country; and enhance the capacity of the education sector to promote peaceful coexistence through conflict sensitive policies and programming. The specific objectives of the programme include:

To promote conflict sensitive policies and programmes within the education sector; to create awareness among learners on the causes of conflict and how to constructively resolve them in their daily lives; to prepare learners to become good citizens in their communities, nation and the world and to equip them with skills that promote peace and human dignity at all levels of interaction; to use the classroom as a springboard through which global values of positive inter-dependence, social justice and participation in decision-making are learned and practiced; and to foster positive images that lead to respect for diversity to enable young people learn to live peacefully in diverse communities in the world.

This may be a good step towards restoring and achieving lasting and sustainable peace and cohesion among the warring communities and the country in general.

3.2 Joint and Participatory Efforts in Peacebuilding and Conflict Management

Peacebuilding for achievement of sustainable peace as a prerequisite for realizing the sustainable development is an imperative that requires the concerted efforts of all groups of people in society.
It is important for State organs to acknowledge that peacebuilding and conflict management is and should be a joint effort involving all stakeholders. As a such, their greatest efforts should be towards empowering the other relevant stakeholders to build capacity for sustainability. Within most indigenous communities, elders still play a vital role in conflict management and should thus be involved in peacebuilding efforts and conflict management. For instance, within Somali people of North Eastern Kenya, it has been observed that ‘traditional elders’ roles include negotiating application of customary law – an important source of conflict management, conflict resolution and enforcement of peace agreements’. However, elders can and have indeed been used to mobilize communities along ethnic lines and this can be a threat to sustainable peace. As such, it is suggested that the Government should work closely with the elected elders as well as religious leaders and positively empower them to ensure that they are only used as agents of peace and not divisive politics.

While it is widely acknowledged that violent conflict affects men and women in different ways, women and children are arguably the greatest victims in conflict situations. The disproportional burden borne by women is often attributed to the inequalities that exist between men and women in social, economic and political spheres. Notably, Kenya ranks 109 out of 153 countries in the Global Gender Gap Report 2020, with a score of with significant inequalities between males and females in education attainment, health outcomes, representation in parliament, and labour force participation. Arguably, these factors predispose women to greater losses and suffering during conflicts. They also make them vulnerable to recruitment to armed gangs such as Al-Shabaab which has been attacking Kenya frequently in the last several years. For instance, it has been observed that Al-Shabaab has been actively (and forcibly) recruiting women in Kenya, including through social media, religious indoctrination in schools, marriage, employment incentives, and


50 Ibid, 16.
53 Ibid.
abduction.\textsuperscript{54} Just like men, their support for the terrorist group is informed by: ideology, grievances over socio-political and economic circumstances, among others, with economic pressures being an especially strong motive for women.\textsuperscript{55} Considering that women have needs just like men which, if not met, may make women be used as tools off propagating violence and hatred, often to their detriment, women are regularly considered and should indeed be among the greatest stakeholders in peacebuilding and conflict management if sustainable peace is to be achieved.\textsuperscript{56} Despite this, statistics from many countries around the globe show that the number of women in decision-making positions remains relatively small.\textsuperscript{57} It has also been observed that the underrepresentation of women at the peace table is much more pronounced compared to other public decision-making roles, where though women are still underrepresented the gap has been steadily narrowing.\textsuperscript{58} Ironically, this persists despite the fact that women have been closing the gap in professions and roles that typically dominate peace talks: politician, lawyer, diplomat and member of a party to armed conflict.\textsuperscript{59}

The United Nations Security Council \textit{Resolution 1325} (2000)\textsuperscript{60} in its Preamble reaffirms the important role of women in the prevention and resolution of conflicts and in peace-building, and stresses the importance of their equal participation and full involvement in all efforts for the maintenance and promotion of peace and security, and the need to increase their role in decision-making with regard to conflict prevention and resolution.\textsuperscript{61} Kenya’s \textit{National Action Plan for the Implementation of United Nations Security Council Resolution 1325 and Related

\textsuperscript{54} Ibid.
\textsuperscript{55} Ibid.
\textsuperscript{58} Hanny Cueva Beteta, Colleen Russo and Stephanie Ziebell, Women’s Participation in Peace Negotiations: Connections between Presence and Influence (New York: UN Women 2010), 3.
\textsuperscript{59} Ibid, 3.
\textsuperscript{61} Ibid, Preamble.
Resolutions\textsuperscript{62} (KNAP) was titled ‘Kuhusisha Wanawake ni Kudumisha Amani’ (‘to involve women is to sustain peace’) and acknowledges the changing nature of insecurity and incorporates a human security approach whose focus is on the protection of individual citizens. In addition, this broader paradigm of human security was meant to expand the meaning of security to include secure livelihoods, environmental protection, and access to resources.\textsuperscript{63} The Action Plan also recognizes that security threats include social, economic, and environmental factors and women’s vulnerability is exacerbated by unequal access to resources, services, and opportunities.\textsuperscript{64} The Kenya National Action Plan was to be executed over a three-year period (2016–2018) and was meant to provide a comprehensive approach to the implementation of UNSCR 1325, and also enhance coordination among the relevant actors, raise awareness among stakeholders, and increase accountability among actors responsible for its implementation.\textsuperscript{65} The KNAP also aimed to mainstream UNSCR 1325 into national conflict resolution, conflict prevention, peace promotion, and peacebuilding strategies contained in prior agreements, including the 2008 National Accord and its implementing agreements, the National Peace Policy, and relevant gender policies, among others.\textsuperscript{66} KNAP I mainly focused on equal protection of individual citizens and endeavoured to better understand and address the root causes of socio-economic and political inequalities around peace and security issues, designed around four pillars: Participation and Promotion, Prevention, Protection, and Relief and Recovery (Emphasis added).\textsuperscript{67}

The second Kenya National Action Plan for the Advancement of United Nations Security Council Resolution 1325 on Women, Peace and Security 2020–2024\textsuperscript{68} which was launched in May 2020 focuses on key objectives, priority actions, expected outcomes, and interventions/responsibilities of relevant actors and stakeholders and also provides clear indicators, monitoring and evaluation benchmarks, and projected targets. It is also based on the above 4 pillars.\textsuperscript{69} The KNAP II is a


\textsuperscript{63} Ibid, 11-12.

\textsuperscript{64} Ibid, 12.

\textsuperscript{65} Ibid, 13.

\textsuperscript{66} Ibid, 14.

\textsuperscript{67} Ibid.


\textsuperscript{69} Ibid, 14.
commendable step towards enhancing empowerment and greater participation of women in
development and in peace, security, and disaster management.

Women can participate in peace processes as: mediators or as members of mediation teams; delegates of the negotiating parties; all-female negotiating parties representing a women’s agenda; signatories; representatives of women’s civil society with an observer role; witnesses; in a parallel forum or movement; gender advisers to mediators, facilitators or delegates; or as members of technical committees, or a separate table or working group devoted to gender issues.\(^{70}\)

It has been argued that while the full impact of women’s participation on peace and security outcomes remains poorly understood, existing data shows how women’s inclusion helps prevent conflict, create peace, and sustain security after war ends.\(^{71}\) Women’s empowerment and gender equality are also associated with peace and stability in society.\(^{72}\) Women’s participation in peace talks is also associated with the following advantages: Women promote dialogue and build trust as conflict parties may see women as less threatening because they are typically acting outside of formal power structures and are not commonly assumed to be mobilizing fighting forces; Women bridge divides and mobilize coalitions; Women raise issues that are vital for peace; and women prioritize gender equality.\(^{73}\)

It is, therefore, important to ensure that women are empowered and included in peacebuilding and conflict management in Kenya\(^{74}\), as a step towards building peaceful, cohesive and inclusive societies as part of the bigger sustainable development agenda.\(^{75}\)

The civil society organizations as well as the private sector, both have a role to play in peacebuilding and conflict management in Kenya. A past report focusing on the role of the private

\(^{70}\) Hanny Cueva Beteta, Colleen Russo and Stephanie Ziebell, Women’s Participation in Peace Negotiations: Connections between Presence and Influence (New York: UN Women 2010), 5-10.


\(^{72}\) Ibid, 4.

\(^{73}\) Ibid, 7-9.


sector in peacebuilding within the context of Kenya’s 2013 election cycle observed that ‘the private sector undertook a sustained, systematic, and comprehensive peacebuilding campaign that almost certainly contributed to the peaceful nature of the electoral process’, where the ‘private-sector engagement influenced key political actors, spread messages of peace across the country, brought together disparate sectors of Kenyan society, prevented incitement, and ensured a return to normalcy as challenges to electoral results worked their way through the courts’. The report also documented the fact that ‘the motivations for business involvement included a desire to never go back to the dark days of 2007–08; a deep concern for the people with whom they did business; an acceptance of their mandate, especially in regard to providing uninterrupted service; the allure of, and pressure to exercise, the formidable power of a united business front; and, the fact that remaining aloof to developments that have an impact on their continued existence is bad for the sector’.

3.3. Addressing the Weak or Non-Existent Structures and Institutions for Peacebuilding, Conflict Prevention and Response

SDG 16 calls on State Parties to promote just, peaceful and inclusive societies. The associated relevant Targets require States to, *inter alia*: promote the rule of law at the national and international levels and ensure equal access to justice for all; by 2030, significantly reduce illicit financial and arms flows, strengthen the recovery and return of stolen assets and combat all forms of organized crime; develop effective, accountable and transparent institutions at all levels; ensure responsive, inclusive, participatory and representative decision-making at all levels; broaden and strengthen the participation of developing countries in the institutions of global governance; ensure public access to information and protect fundamental freedoms, in accordance with national legislation and international agreements; strengthen relevant national institutions, including through international cooperation, for building capacity at all levels, in particular in developing countries, to prevent violence and combat terrorism and crime; and promote and enforce non-

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discriminatory laws and policies for sustainable development. SDG 16 is premised on the fact that ‘sustainable development cannot be achieved without peace, stability, human rights and effective governance, based on the rule of law’. It is worth pointing out that while some conflicts call for use of formal systems such as national courts to deal with them, especially where criminal activities are concerned, there is a need to explore and exploit non-violent and/or non-confrontational approaches, in the spirit of the 2010 Constitution of Kenya which ‘encourages of communities to settle land disputes through recognized local community initiatives consistent with this Constitution’, and requires that ‘in exercising judicial authority, the courts and tribunals should be guided by, inter alia, the principles of alternative forms of dispute resolution including reconciliation, mediation, arbitration and traditional dispute resolution mechanisms shall be promoted, subject to clause (3)’.

The drafters of the *National Land Policy 2009* as well as the 2010 Constitution of Kenya also acknowledged that to address some of the protracted conflicts that have afflicted some parts of Kenya, there was a need to address what is popularly referred to as present or historical land injustices. The National Land Commission and the Environment and Land Court are the two

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80 See Articles 60(1)(g) & 67(2)(f), Constitution of Kenya 2010.
81 Article 159(2) (c) & (3), Constitution of Kenya 2010; 159 (3): Traditional dispute resolution mechanisms shall not be used in a way that—(a) contravenes the Bill of Rights;(b) is repugnant to justice and morality or results in outcomes that are repugnant to justice or morality; or (c) is inconsistent with this Constitution or any written law; Nairobi Centre for International Arbitration, Alternative Dispute Resolution Policy, Draft October 2019 <https://www.ncia.or.ke/wp-content/uploads/2019/10/DRAFT-NATIONAL-ADR-POLICY.pdf> accessed 8 May 2022; Mediation Bill, 2020, Kenya Gazette Supplement No. 92 (National Assembly Bills No. 17).
84 Environment and Land Court Act, No. 19 of 2011, Laws of Kenya. Notably, Regulation 29 of the NLC (Investigation of Historical Injustices) Regulations 2017 stipulates as follows:

“A person aggrieved by the decision of the Commission may, within twenty-eight days of the publication of the decisions, appeal to the Court.”

Regulation 3 of the NLC (Investigation of Historical Injustices) Regulations 2017 defines "Court" to mean the Environment and Land Court established under the Environment and Land Court Act, 2011 and includes other courts having jurisdiction on matters relating to land.
main institutions that are charged with addressing this problem. It is important that land issues are addressed in ways that fully address the underlying issues that have often resulted in conflicts. This is because secure rights to land are important to the development of economic activities, capital accumulation, food security, and a wide variety of other socioeconomic benefits, all important for assurance of peace.\textsuperscript{85}

Indeed, in recognition of the important role that these Alternative Dispute Resolution (ADR) and Traditional Dispute Resolution Mechanisms (TDRMs) can play in not only addressing internal conflicts but also doing so in ways that enhance sustainable peace rather than dividing people further as would be the case with adversarial court mechanisms\textsuperscript{86}, Kenya’s Judiciary has been making strides towards promoting and encouraging their use in the country, while working closely with other stakeholders in the sector.\textsuperscript{87} This is because, more often than not, the court process fails to address the underlying real issues that brought the conflict in the first place.\textsuperscript{88} This has been attributed to the fact that since the official law is based on a different understanding of justice, it is rarely effective in creating stability and societies are, therefore, more interested in solving conflicts through informal means - although they may ask the police to trace their cattle and the local administration to help in negotiating peace.\textsuperscript{89} Arguably, local leaders prefer to deal with the conflicts of their communities as they are convinced that they have better solutions than the

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\item Ibid, 21.
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state can provide. In Geoffrey Muthinja Kabiru & 2 Others -vs- Samuel Munga Henry & 1756 Others (2015) eKLR, the Court of Appeal stated as follows regarding use of ADR and TDRMs:

"It is imperative that where a dispute resolution mechanism exists outside courts, the same be exhausted before the jurisdiction of the Courts is invoked. Courts ought to be fora of last resort and not the first port of call the moment a storm brews... The exhaustion doctrine is a sound one and serves the purpose of ensuring that there is a postponement of judicial consideration of matters to ensure that a party is first of all diligent in the protection of his own interest within the mechanisms in place for resolution outside the courts...This accords with Article 159 of the Constitution which commands Courts to encourage alternative means of dispute resolution."...

Use of ADR and TDRM mechanisms in addressing ethnic tensions and other intergroup conflicts in Kenya has a potential to bring the country closer to attaining sustainable peace as a step towards achieving SDG 16. Indeed, the Draft Alternative Dispute Resolution Policy, 2019 has acknowledged that ‘ADR, through its reconciliatory and non-adversarial nature is a major contributor to peace and cohesion in the country. It also acknowledges that ‘the rule of law is essential for democracy and economic growth and is the backbone of human rights, peace, security, and development’.

The importance of these mechanisms is also acknowledged in Kenya’s National Policy on Peace-building and Conflict Management, 2011 which calls for capacity building through, inter alia, training various stakeholders in relevant areas such as alternative conflict resolution mechanisms.

It has been argued that where there have been harsh and violent conflicts, there is usually firstly the temporary management of the conflict; which typically involves negotiation, mediation and arbitration, and rests on leaders and elites, although it still requires support by the general population, while secondly, deeper, level involves reconciliation which requires change in the societal repertoire shared by society members. This is because reconciliation involves the

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90 Ibid, 21.
91 Geoffrey Muthinja Kabiru & 2 Others -vs- Samuel Munga Henry & 1756 Others (2015) eKLR.
93 Nairobi Centre for International Arbitration, Alternative Dispute Resolution Policy, Draft October 2019, 4.
94 Ibid, 8.
96 Ibid, see Chapter Five.
formation or restoration of genuine peaceful relationships between societies and that this requires extensive changes in the socio-psychological repertoire of group members in both societies. In addition, reconciliation is associated with socio-psychological processes consisting of changes of motivations, goals, beliefs, attitudes and emotions by the majority of society members. This is the kind of approach that is recommended for such conflicts as the one involving Pokot and Turkana communities, among others. It is, however, acknowledged this should be accompanied with poverty eradication projects by the State since poverty and limited sources of livelihood can aggravate competition for scarce natural resources thereby contributing to instability. The State’s involvement in addressing natural resources scarcity through climate change mitigation measures as well as adopting a participatory approach to resource management can potentially help in alleviating poverty and consequently address the insecurities that these communities face as far as food security and access to resources are concerned. County peace committees should be empowered through capacity building because, as some commentators have argued, County governments have better local knowledge and are likely to enjoy greater local legitimacy thus placing them at a better position to address conflicts and promote peace, in partnership with the National Government.

Based on the foregoing, it is thus important for the State to continually promote and strengthen the use of local leadership and community peace groups in efforts to reach sustainable peace solutions in Kenya.

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98 Ibid, 365.
4. Conclusion

As already acknowledged, peace and development are interlinked and one may not take place in the absence of the other. As Kenya strives towards achieving sustainable development agenda, this paper has argued that the stakeholders must first work towards building sustainable peace and enhancing conflict management capacity of the various relevant stakeholders in the peace sector. Unless the underlying factors that result in conflicts are fully addressed, the dream of sustainable peace will remain a mirage. Similarly, without peace, realisation of sustainable development goals in the country, alongside other development goals such as the Vision 2030 will arguably remain a pipe dream. Working towards effective peacebuilding and conflict management in Kenya, especially in relation to environmental conflicts, is a necessary step in the quest for Sustainable Development.

References


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Geoffrey Muthinji Kabiru & 2 Others -vs- Samuel Munga Henry & 1756 others (2015) eKLR.


Hanny Cueva Beteta, Colleen Russo and Stephanie Ziebell, Women’s Participation in Peace Negotiations: Connections between Presence and Influence (New York: UN Women 2010).


Office for ECOSOC Support and Coordination United Nations, Achieving Sustainable Development and Promoting Development Cooperation: Dialogues at the Economic and Social Council (UN 2008).


