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Full Length Research Paper

Conspicuously absent: Women’s role in conflict resolution and peace building in northern Uganda in the context of United Nations resolution 1325

Catherine Jendia

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The study, Conspicuously Absent: Women’s Role in Conflict Resolution and Peace Building in Northern Uganda in the Context of United Nations Resolution 1325. The research was carried out in war ravaged Acholi sub region covering the districts of Amuru, Gulu, Kitgum and Pader because they are located in the centre of Northern Uganda conflict between the Government and the rebels commonly known as the Lord’s Resistant Army (LRA). The main objective of the study was to locate women in conflict situations and assess their contribution. The study methodology is qualitative and builds upon a review of related literature, oral interviews, questionnaires and focus group discussions with men and women who participated in the study. The major research finding reveals that women played a big role in peace building and conflict resolution, but their involvement remained unrecognized. Worst still, the northern Uganda women appeared not linked with the growing number of women led initiatives internationally, nationally and sub-national levels. The lack of recognition of women’s roles makes women invisible actors in peace processes taking place in northern Uganda. The study concludes that including women in the formal peace process, while not a goal in itself, is symbolic and significant step in the promotion of women’s justifiable participation in peace building and conflict transformation processes. The study makes recommendations to enhance women’s capacity to contribute to peace processes formally and informally.

Key words: Conflict mitigation, conflict resolution, gender, resolution 1325, peace-building, Lord’s Resistant Army (LRA), sub-region.

INTRODUCTION

The women, peace, and security agenda, first articulated in United Nations Security Council Resolution (UNSCR) 1325 in 2000, seeks to elevate the role of women in conflict management, conflict resolution, and sustainable peace. The agenda can be promoted in various ways, including National Action Plans (NAPs) on women, peace, and security (Roslyn et al., 2017). The above quotation suggests the inclusion of gender perspective to conflict resolution and peace building. Thus, this study investigates the theme, Conspicuously Absent: The Role...
of Women in Conflict Resolution and Peace Building in northern Uganda in the Context of Resolution 1325. The Sustainable Development Goals promoted by United Nations (UN) for meaningful growth in UN member countries and the rest of the world politically, socially, economically calls for active involvement of men and women (Nkosazana, 2013). The study recognizes that it is a human and constitutional right of women to participate in nation building processes. Therefore, the building of a harmonious, peaceful and just society is a moral duty and obligation for all the genders. The need for women to play active roles in development including conflictual circumstances, peace and security is greater in the 21st century than ever before.

In this study, women of Northern Uganda articulated and voiced their frustrations about their limited participation attributing it to Acholi culture saying, “We women are not allowed by our overly domineering husbands to take decisions. Even in the peace talks, we do not have an opportunity to decide. We wait for the men to decide although some women have now defied the rules.” Therefore, there is great necessity for women to be empowered in order that they might make direct inputs to peace building processes. Women should expect to enter the formal political and economic arena only when they acquire relevant skills through the right training and support. The views of the Acholi women expressed in this study are corroborated by Margot (2018) who argued that Culture is not an excuse for oppressing women. It is imperative for women to acquire relevant skills, capabilities and self confidence to demand for not only their human rights but also to fundamentally organize for change in the status quo.

**Background to the study**

Since 2009, the story of northern Uganda has greatly changed from insecurity, hunger, hostilities, violence and Internal Displaced Persons (IDP) camps, to a narrative of relative peace and post conflict reconstruction. Women and men are becoming farmers and business persons again traveling freely by night or day to and from Kampala and the rest of East Africa and beyond. The sound of (African and Western) music fills the air again at entry point into the Acholi sub region. Children are attending school at all levels. The Acholi sub region is awash with Government and Non-Governmental activities targeting post conflict reconstruction agenda makes the region a beehive of development activities. People are concerned with recovery, rebuilding and rehabilitation of war traumatized victims as well as reintegration of ex-combatants and other war returnees. Meanwhile at The Hague, the International Criminal Court (ICC)’s Headquarters, Dominic Ongwen, one of the rebel leaders closest to Joseph Kony, is facing trial for war crimes and crimes against humanity (International Refugee Rights Initiative, 2011). This trial is of great importance to women and men of northern Uganda who suffered so much as a result of the protracted violent conflict. Many people follow the proceedings of the trial via satellite waves, national television, broadcasters and radios.

This study demonstrated that Ugandan women are increasingly becoming significant actors in many spheres of everyday life and their participation in national and international issues could no longer be ignored. The numerous actors involved in working toward conflict resolution in northern region could not afford to ignore the roles played by women. Fundamentally, it is a matter of fairness and social justice because women, like men, have constitutional and human rights despite diversity of human experiences and perceptions. Therefore, it is a moral duty and obligation of women and men to work together in forging a just and peaceful Uganda. At another level women are already playing significant roles in peace building mainly at the grassroots level in northern Uganda, a region plagued by conflict between the Lord’s Resistant Army (LRA) and government of Uganda for over two decades (Angom, 2018; Musinguzi, 2019). In short, the roles that women play in peace building particularly at the grassroots communities in northern Uganda can no longer be down played or even ignored. The findings indicate that Northern Uganda women are important yet unrecognized actors in conflict transformation processes. In one sense, they contribute much to conflict mitigation and peace building using their social status as mothers of the nation as revealed by the research.

However, increasingly women in the conflict affected districts of Amuru, Gulu, Kitgum and Pader and affected areas assumed traditionally male roles which in many cases are a conscious response to social needs arising from the absence or death of men as a result of conflict and displacement. For instance, where husbands have been killed, women have taken on the duty of providing for families. Such examples challenge the patriarchal notion of women as inactive members of society and passive victims of war. Nevertheless, the voices of women living in situations of armed conflicts throughout the world have too often been excluded from decision making bodies and peace negotiations.

Sanam (2007) reflecting on “women building peace, what they do, Why it matters,” observed that “while women remain absent or marginalized from the formal peace processes, they are conspicuously active in the informal, grassroots peace building activities. Invisibility, activity, victimhood and agency run parallel.” In her view, at the 1995 United Nations’ fourth world conference at Beijing, China the many participants were still overwhelmed by the war in Bosnia and the human tragedy of Rwandan genocide. Although information about women was still limited, the trends are alarmingly changing. The conference delegates expressed a great need to add to the exiting document, platforms for action
that focus purposely on women’s experiences in armed conflict. The Beijing Conference scored big on women issues. Firstly, it mobilized global networks of women working to achieve peace and security. Secondly, the formulation of UN Security Council Resolution 1325 on “Women, peace and Security” which was viewed as a milestone was a turning point. Sanam maintained that the 1995 fourth conference on women greatly empowered them to bring new energy and focus to peace building as they take on regional policy making institutions and other international organizations.

In recognition of women’s capabilities to promote peace, on 31st October 2000, the United Nations Security Council declared and adopted Resolution 1325 which became a landmark document recognizing the needs, rights, and experiences of women and girls in armed conflict (Nkosazana, 2013). Even as the resolution highlights the need for improved responsivity to women’s protection and security concerns, women continue to face gender based violence and are often not regarded mere victims. However, the resolution recognizes the importance of increasing women’s participation in peace building, conflict and post conflict reconstruction processes as well as supporting women’s peace initiatives. At the policy level, some progress was made in exploring ways of incorporating Resolution 1325 in peace building processes internationally. For instance, the Norwegian Strategic Framework for peace building stated that “Norway is seeking to mainstream gender perspectives into all processes and at every level of conflict prevention and peace promoting efforts.

In Uganda, however where conflict and peace processes seeking to resolve the dispute were ongoing, the research findings reveal that little is known about Resolution 1325 or its aims, making its implementation difficult. This is true particularly of women’s under representation in the peace talks between the Lord’s Resistant Army and Government (2006) in Juba, South Sudan. Although South Sudan did not become a sovereign country until 11th July 2011, the ability of the autonomous Government of South Sudan to make a smooth transition of political power without major struggle for leadership from John Garang (late) to Salva Kiir Mayadit who deputized Garang earned the regional government great respect especially among other African states. This explains why Uganda’s peace talks took place in Juba, becoming the state capital of South Sudan since 2011.

This exclusion of women coupled with the apparent lack of awareness of the Resolution 1325, prompted this research work with the aim of assessing the impact of the Resolution on women in peace building and conflict resolution. It is important to note that United Nations Development Fund for Women (UNIFEM), Uganda carried out similar consultations on the impact of the Resolution 1325 in partnership with UNIFEM-Africa on Darfur and Somalia. This research concurred with UNIFEM on two major aspects:

1. Women in Northern Uganda were tired of the war. They demanded strenuously for peace no matter the costs. As far as the women were concerned the negotiating parties in should not return to Uganda unless a peace settlement was realized.
2. Largely women in northern Uganda had little or no knowledge of Resolution 1325 and the ways in which it seeks to involve them in the process of conflict resolution and peace building. Therefore, although women in northern Uganda expressed deep-seated disappointment regarding their lack of representation in the formal peace process, they are generally unaware of their right to participate.

Women were conspicuously absent in the formal Peace process of Uganda back. This is in line with Sanam (2016) who argued that “women’s experiences and voices are often discarded and erased from decision-making processes and even from history.” In the case of northern Uganda, grassroots women felt excluded from the official peace processes because there was no clear avenue through which they could actively present their expectations. Furthermore, women were numerically weaker compared to their male counterparts in terms of representation and participation in the peace process.

Despite that fact that women had their fingers on the pulse of their communities, and fought to keep the fabric of their families together in the conflict situations, women in Northern Uganda were greatly concerned about their under representation. Thus, respondents to the study demanded to know how civil society organizations would make their voice heard with regards to the peace talks. Clearly Northern women had a profound personal, national interest, and commitment to the pacification of Uganda but women were marginalized in the official peace process. As people directly affected by conflict, they needed to own the proposed solutions through direct participation in peace process. However, it should be noted that concerns over the lack of women representation in the official peace process was not only about mere numerical physical presence, but more critically their capacity to discuss and articulate issues in order to influence the outcomes of the peace talks.

Significance of R 1325 to the conflict situation in Northern Uganda

The civil war in Northern Uganda appeared to have been forgotten by the international community for very long time. This research upholds contrary view. Northern Uganda was not a forgotten region. As early as 2000, the UN had begun to rethink its policies on peace building in its quest for conflict free world and identified women as the major missing link in conflict resolution and peace building and security. The declaration and adoption of the
Resolution 1325 by the United Nations Security Council brought on board many governments as signatories committed to domesticate and implement the issues on “women, peace and security in their local settings in an effort to make the world peaceful conflict free.

In the Ugandan context, it was apparent that little or no concrete action plan was taken to operationalize the principles of Resolution 1325. Most policy discussions and donor efforts on conflict resolution and post conflict reconstruction lacked gender specific perspectives. In retrospect, (2004), Kofi Anan, the former UN secretary General, reported on several initiatives taking place to make the aims of Resolution 1325 practical (Ramšak, 2015). Despite significant achievements realized, there were major gaps. The said gaps included areas like women’s participation in conflict prevention, peace building, and integration of gender evaluation situation in the expected peace agreement and processes all of which could draw attention to the roles of women in post conflict reconstruction as well as women’s representation in decision making (Kimotho, 2017).

The Northern Ugandan conflict prevailed for more than 20 years. (Osborne, 2019), suggesting that the war was one of the longest conflicts in the African continent. Women and children were major victims (Andrabi, 2019). At global level, however, by 2000 the United Nations, a global organization, began to rethink its policies on peace and security and realized that women were a significant missing link in achievement of conflict resolution and peace building. The declaration and adoption of the Resolution 1325 by the United Nations Security Council led to several studies aimed at establishing the extent to which the Resolution 1325 enhanced women’s involvement in conflict resolution and peace building by Peace Research Institute Oslo (PRIO) in selected African countries including Rwanda, Burundi, Democratic Republic of Congo, and Kenya. However, no such study was undertaken in Uganda.

Objective(s) of the study

The main purpose of the study was to capture the reality of life as seen and experienced by women living in armed conflict situation in Northern Uganda and to find out women’s contributions to peace building and conflict mitigation and resolution in the light of the principles expressed in Resolution 1325. The specific objectives of the study were:

(i) To assess the contributions of women to peace initiatives at the grassroots level in mitigating conflict and promoting societal cohesion in northern Uganda.
(ii) To identify major challenges in women’s participation in resolving conflict in northern Uganda.
(iii) To identify key strategies for effective participation of women in resolving conflict according to the principles of UN Resolution 1325.

Justification of the study

In Uganda, private sector led mainly non-governmental organizations’ initiatives targeted grassroots community action to promote peace through reconciliation and reintegration. Although women were represented in some political levels by women cabinet ministers and members of parliament, recognition of women’s efforts at the grassroots do not seem to reflect governance structures beyond the family. This suggests that as typical patriarchal society, women’s governance tends to be perceived as important mainly at house hold levels.

Again, the war devastated properties and lives. Thousands of men, women, and children in northern Uganda perished senselessly. As mention before, women/girls were targets of rape, abductions, forced marriages and HIV/AIDS infection in the armed conflict situation (Okior, 2016). Yet women remained conspicuously absent in the official peace processes. Thus, it is necessary to document the horrific narrative of the women of Northern Uganda for the global community to hear their voices and know their plight.

The study views women as stake holders in conflict resolution and sought to document their involvement in conflict resolution and mitigation. Hence their exclusion from peace process meant that what they did, contributed and the challenges they faced in conflict situations and peace building would not capture the attention of the key actors in pacification processes. Although adopted unanimously in 2000, the implementation of Resolution 1325 met many challenges. Studies show that since the adoption to of Resolution 1325, awareness of its importance of including women in peace building and post conflict reconstruction processes grew tremendously. It is important to note that the implementation of the resolution remained erratic and unplanned, suggesting that it was systematical implemented by all UN member
states. However in the last 19 years or so, some of principles of the Resolution 1325 were factored in peace processes that serve as a model for northern Uganda. For instance, the same report noted that in Liberia, some Disarmament, Demobilization and Reconstruction (DDR) assembly points met the requirement of Resolution 1325. The sites were fenced off and separate compounds were created for women, men, girls and boys. Gender specific assessments were undertaken and counseling services offered. Elsewhere in Africa, the Inter-governmental Authority responded to the mandate of Resolution 1325 by successfully advocating for women's participation in 2002/2004 Somali peace talks. Consequently, women were involved in the agreement drafting commission. As a matter of facts one woman even signed the accord on behalf of women and civil society as well as actively participating in constitution-making processes (Sakuntala, 2019). By Comparison, in Uganda, Resolution 1325 apparently registered little impact on efforts towards peace suggesting a lack of public awareness. Therefore, this study is justified because it proposes strategies for identifying issues and challenges faced by women in peace building and conflict resolution processes and strategies for their involvement.

**Significance of the study**

Questions concerning the role of women and their absence in conflict resolution and peace building processes were the basis for gathering primary data. The findings was of great importance to government of Uganda, development associates including Non-Governmental Organizations, donors, civil society organizations and policy makers who influence decisions and actions plans undertaken to improve peace building with specific reference to women’s participation in issues of protection, security, conflict mitigation and resolution. The study was based on primary data and answers questions concerning the role of women in conflict resolution and peace building. Therefore, the study sought to fill a knowledge gap in the current literature by focusing on the findings of past research works appropriate to conflict resolution and peace building.

**Scope of the study**

The study was carried out in Acholi sub region. According to the following statistics: Amuru (20%), Gulu (20%), Kitgum (30%) and Pader (30%). A total of 230 people participated in the study. The rationale for the choice of the selected areas was because of their location in the heart of conflict ravaged region. The time period focuses on period of the conflict from 1986-2006. The thrust of the research was the roles of in conflict resolution and peace building in northern Uganda. The activities and events that took place within the specified period are given much emphasis.

**MATERIALS AND METHODS**

The materials used in this study comprised Literature that is, journals, magazines, newspaper, and archives and books, researcher(s), sample participants and equipment such as recorder, transcribing machines, note books and pens.

**Data collection methods**

The research employed qualitative research method to obtain the primary data through in-depth interviews, questionnaires and focus group discussions. The use of in-depth interviews method for data collection allows greater depth of discussion and better understanding of the more subtle aspects of people’s understanding and thinking around the issues referred earlier in the study. Quick Information Capture (QIC) method was employed to rapidly collect primary data. Collection of secondary data involved review of related literature on women in journals, magazines, newspaper, and archives and books. In addition, relevant aspects of the quantitative approach such as percentage, tabulation and graphs were used in this research because they aid clarity of concepts.

**Study participants (sample population)**

In this study, the sample population is in fact the study participants. Both men and women were targeted to find out their perceptions of Resolution 1325 and women’s roles in conflict mitigation and security in the sub region. A total sample of 230 women (66%) and men (34%) from Amuru, Gulu, Kitgum and Pader districts took part in the study. One hundred fifty persons answered questionnaires, twenty key informants from the four districts were interviewed individually along with district women’s leaders and chair persons, while sixty people participated in focus group discussions in 20 different groups. Recognizing that leadership is important in grassroots communities’ understanding technical documents such as Resolution 1325 was critical. Interviews were conducted with community representatives and leaders. People in position of authority including women councilors and political leaders such as Local Council chairpersons, district gender officers, members of Parliament, community officers and leaders of women’s groups and other organizations were also interviewed. The goal was to consult women on their perceptions, experiences and roles in conflict resolution and peace building in northern Uganda.

To guide the data collection, research questions were formulated aimed at investigating the roles women in conflict resolution and peace building in northern Uganda. The interviews asked open ended questions and allowed people to follow their own train of thoughts thereafter. This technique tended to brings out the respondents’ personal experiences, memories, and perceptions of reality, enabling them to identify what is important and true for them in their specific context. On the bases of their personal experiences, memories and perceptions of life, the focus groups discussions allowed women to give oral testimonies that augmented individual interviews and questionnaires.

**Data analysis**

Data analysis involved utilization of several techniques including: transcription, compilation, recording, coding, categorization,
symbolic representation, editing, and interpretation of meanings. The data collected was transcribed, recoded, and coded daily to capture the key categories of variables within the research as a basis for generating content. The data collected was then described, categorized and classified according to concepts and symbols. Naming, labeling and qualifying research variables characterized this process.

**RESULTS AND DISCUSSION**

The study recognizes that little is known about the countless ways women interact with conflict at the grassroots level in relations to peace building at a community or family levels. Thus, this section presents and analyzes the field research findings, showing the actual roles played by women in a situation of armed conflict and the understanding of their roles at a more structural level in any conflict resolution processes. The findings revealed that women engaged in a variety of community activities such as: mobilization to address salient neighborhoods issues, psychosocial support networks, and active engagement in conflict resolution and livelihood support which enabled women to hold families together, as family is the basic social unit of a society which was adversely affected by the conflict in northern Uganda.

**Socio-economic roles of women at a grassroots level**

Here discusses the numerous ways women participated directly or indirectly in community activities that could be interpreted as peace building. The primary indications of women’s participation in conflict resolution processes were evident in various socio-economic aspects. The research highlighted a number of relevant examples outlined below:

(i) There were many instances where women played primary roles in community mobilization in activities like information dissemination and other social activities throughout the research. Women were actively involved in community activities such as burials and marriages. It should be noted that African burial and marriage ceremonies denote a sense of belonging, identify, and kinship. Hence it is always a social obligation to grief and share joy with the affected family, community which in effect minimizing personal social tension and stress arising from lack of social support. The strong sense social support could help mitigate conflict and increases opportunities for peace. However, the impact their socio-economic activities were limited to communal and domestic works like cooking and cleaning. Furthermore, women were good custodians of community resources such as boreholes, equipment ensuring that water resources were properly sustained. It is needs to be pointed out that provision of water and clean, safe water is still a scarce resource. This is even worse in conflict situations. Therefore, keeping good custody such as boreholes as sources clean water and related equipments could go al long way in peace building. Sometimes women and girls could fight at the water points over who should get water first or last. The ground rule was often first come, first served. When such rules are disregards by some individuals, fighting could break out and damages caused to property and injuries to persons. Furthermore, the use of borehole could be regulated by locking and opening at specific times. When communities were properly sensitized on when to go or not to go for water, only could everyone live in peace.

(ii) The conflict deprived men of income generating opportunities. Idleness and high rates of alcohol consumption rendered them powerless. Undoubtedly, men were traditionally responsible for holding families together. Due to the conflict, provision of food, health care, shelter and other basic needs such as education were taken over by women. Whereas, women’s roles were mainly domestic in nature, and the long-established practices were based on patriarchal systems which provided for men to be heads of households and the bread winners of their families, many women increasingly assumed the role of being bread winners and hence de facto family heads. This change came about as consequence of the conflict and displacement; they not only produced children but also looked after them and the whole families. They taught children poems, songs, and told stories and sometimes discipline them. Therefore, women effectively administered their families and gave encouragement and hope better future. As women assumed new responsibilities as head of house hold, decision makers, and providers of basic needs like food, education etc, they invariable contributed to peace building at the grassroots level. Since peace building begins with the family, women contributed much to peace building while most men drank away such opportunities and despaird feeling powerless partly as a result of conflict.

(iii) The research revealed that frequently women arranged group meetings and contributed some cash of 200/ Uganda shillings per person or other contributions in kind in order to raise money. The women's groups operated on the basis of self-help initiatives by community. During these meetings they often incorporated issues of peace building, for example, they sang songs and acted plays that recalled the atrocities they underwent and suggested solutions to the identified challenges.

**Women in peace building and conflict resolution in Northern Uganda**

During the field study, a female respondent, whose identity is withheld, said this about her personal effort in
peace building and conflict resolution: I was able to prevent a big violent clash between the youths from rivaling zones in the camp. I did this by advising the camp leadership to call an urgent meeting in which we appealed to our children to stop all acts of violence.

The quote confirms the involvement of women in peace building even as individuals. The message of women like the respondent mentioned here when taken seriously and acted upon could result in a positive change of attitude and behavior. When as asked whether women took part in the peace process at local level, their responses were varied as shown in Figure 1.

As shown in Figure 1, participants’ responses indicating women’s actual involvement in peace building processes at the local community level were varied. However, it is clear that grassroots women in northern Uganda were actively participating in peace building in their communities even before the Juba Talks. Women’s response to the question seek to find the level of participation of the grassroots women in peace building process, about 58% of respondents said that women were involved in peace building especially at village and household levels. Their level of involvement was quite high for persons whose space in the context of human freedom was reduced by conflict. However, it is also important to note that 19% of the respondents were not aware of any women led peace initiatives at the grassroots level while about 10 % indicated that women were actually not involved at all in conflict resolution and 7% made no response. This was possibly because defining what constitutes peace building and conflict resolution at the grassroots level was quite a challenging task since the research did not limit the respondents by putting parameters in place to define the two concepts. Despite this mentioned challenge, the findings revealed that the majority of the respondents were aware of the role women played in conflict resolution at the grassroots level although the level of awareness still needed enhancement through deliberate sensitization programs.

Advocacy for peace through prayers

While conflict is sometimes influenced by religious sectarianism, in the case of Northern Uganda religion served as a vehicle for peace building through promotion of reconciliation, tolerance, and unity. Through counseling, trauma and dissenting views were accommodated. From this study it was clear that many Ugandans appealed for divine help and used religion to solve any challenges the face in life. This explains why many women thronged worship centers regularly, suggesting the significance of religion as tool for conflict resolution and peace building. While experiencing insecurity, abject poverty, helplessness and hopelessness in Internally Displaced Persons camps, women in particular discovered that religion no doubt inspired hope for a better future. This hope kept both women and men
Table 1. Show both genders said on women’s involvement in church.

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<td>Prayers and advocacy for peace at church</td>
<td>59.3</td>
</tr>
<tr>
<td>Counseling and Mediating in Family Conflicts</td>
<td>14.0</td>
</tr>
<tr>
<td>Community mobilization for Peace and Development</td>
<td>12.0</td>
</tr>
<tr>
<td>Do not know</td>
<td>6.7</td>
</tr>
<tr>
<td>Participating in other Church Related Activities</td>
<td>4.0</td>
</tr>
<tr>
<td>Informal Peace Education for Children</td>
<td>4.0</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>100</strong></td>
</tr>
</tbody>
</table>

Source: Field data.

going to derive strength in the face of adversity. The study underscores the constructive use of religion for peace building in the scenario of northern Uganda. Religion was a unifying factor bring together from various religious backgrounds including Catholics, Anglicans, as well as Moslems. The leaders of the religions mentioned were mainly Bishops and Archbishop and they established a Faith Based Organization, the Acholi Religious Peace Initiative. This is evident in the great role that Acholi religious leaders played in the initial efforts for dialogue between the rebels and Government of Uganda aimed at resolving the conflict. The table below show peace related activities by women in northern Uganda. Women like, Reverend Sister Theresa Lakot, who represented women on the Acholi Religious Peace Initiative played a great role of advocacy for prayers in the struggle for peace in northern Uganda. To better gain insights into the activities women engaged in northern Uganda, the percentages were shown in Table 1 and both genders said on women’s involvement in church are also shown.

The Table 1 reflected on the perception of both genders regarding women who were involved in Church. From the table majority of women (59%) said they used religion as means of building peace in their communities. Again, 14% of the respondents mentioned counseling and mediating family conflicts as critical to attainment of peace. 12% of respondents expressed awareness of community mobilization, development, participation in church activities including teaching Sunday schools and guiding children to mention but a few. Meanwhile 6.7% of the respondents were unaware of any particular peace activities involving women’s active participation. About 4% of the respondents said that informal peace education was done by guiding and teaching children how to lead peaceful and meaningful lives through poems, songs, and traditional dances.

Counseling and mediating in family context

In the context of the war and displacement, women came under increasing pressure to maintain unity of the family even as incidences of family disintegration were widespread. Women were involved in resolving disputes between and within their own families especially with regard to children. In the (IDP) camps, conflict between and within families were rampant due to scarcity of resources like food, water and utensils among others. Child up bringing in a camp situation can be an uphill task since children are part of a large group of camp children coming from different social backgrounds (Hovil and Lomo, 2015). Thus, by securing the safety and welfare of children as the future youths of post conflict northern Uganda, women contributed to working and ensuring peace.

Participating in peace activities as individuals and groups

Although women were overlooked in the formal peace process, the study shows that 60% of the respondents noted that there was growing recognition of the fact that women, individually and groups, played significant roles in the pacification of northern Uganda. From interviews conducted in Amuru, district the respondents said that the most recognized individual woman was Achan Betty Bigombe, renowned for her role in initiating peace talks with the Lord’s Resistance Army (LRA). Betty Bigombe was the only woman who made efforts to meet Joseph Kony, the rebel leader, in the early days of the conflict. It is widely perceived that some men felt offended that a woman’s effort in bringing peace could make history in the long run. Further, the participants observed that other grassroots women like Angelina Achieng who also doubled as Co-founder of Concern Parents’ Association even won peace award demonstrating recognition for role in peace building. Such women were recognized as bearers of peace torch in the various areas of the conflict in northern Uganda.

Receiving and reintegrating returnees

Women also played a great role in receiving and taking
care of returnees given the stigmatization and hatred from community members who regarded them as murderers and rebels. The return and reintegration process of ex-abductees was another challenge requiring counseling skills, provision of psychosocial support and mediating particularly when the returnee committed atrocities in a given community. Women did all these without any formal skills in counseling. These daunting tasks were bravely taken on by women mainly because they considered the returnees as their own children, brothers, sisters and husbands. Admittedly, NGOs like World Vision did much in the area of psycho-social support, but much more was desired due to the overwhelming need for this social programme. The study observed that a clear lack of access to formal counseling programs/services was prevalent as psychologists and psychiatrists in this region were numerically inadequate or were forced out by the conflict. On the question of reintegration, Studies carried out by Quaker Peace and Social Witness (QPSW) (2008) observed and argued that initial DDR programmes put in place by government were inadequate. The Quaker Peace and Social Witness urged for a more comprehensive disarmament, demobilization or re-integration programmes should be developed while taking into account concerns of justice, reconciliation, gender and livelihood of foot soldiers. Women’s involvement in DDR was negligible with many feeling excluded. This is could be because the numerical presence of male ex-combatants attracted most DDR programs at expense of women, hence undermining women’s participation in DDR that was critical for peace building in northern Uganda. As mentioned earlier the war stripped men politically, economically, social and psychologically, and spiritually and rendered them helpless. During the two decades of war, the region of Northern Uganda was under military rule of the Kampala-based National Resistant Movement (NRM). Many men, mainly those confined in IDP camps) resorted to heavy alcohol consumption to the detriment of their families. They had no time to participate in conflict resolution and peace building.

Raising voices of women and children

The research findings further show that women actively advocate for children’s rights. Pressure for the release of children abducted by the Rebel (LRA) came mainly from women who sometimes risked their own lives in order to pursue children in the bush. Individuals like Comboni’s Sister Rachael, who was then the Head teacher of St. Mary’s College Aboke; in what now Oyam District was case in point. Other examples include women like Angelina Atym, co-founder of Concern Parent’s Association and Geraldine Onguti co-founder of GUSCCO an NGO. Many women died in attacks because they struggled with the abductors of their children (Burnett and Bede, 2016).

Perception of the Juba peace process

From the study, women were eager to participate in the conflict resolution processes although not all of them were certain of the expected results. Public expectations for peace were overwhelmingly high. Many the respondents hoped for a peaceful future in northern Uganda. To some participants, the general feeling was that the 21 year old conflict would end and peace would return to northern Uganda. However, some others expressed pessimism regarding the Juba peace talks, referring to the talks as fiasco, a game, or a joke. Others said it was a waste of time primarily for people to get monetary benefits, based on past experience of failed peace talks. In interviews carried out Gulu Municipality, 23rd October 2006, one respondent from Gulu Municipality, for example, noted that people were receiving a lot of money from the process and this is why they were delaying to conclude a peace agreement. It was alleged that they were getting over USD $ 200 per day while the people continue to suffer. Some other participants observed that in as far as the International Criminal Court (ICC) upheld arrest warrants against the five indicted rebel leaders including Joseph Kony, the rebel leader would not sign any peace agreement and the whole process would become a total waste of time. As a matter of fact Joseph Kony declined to sign the peace agreement and the whole peace process collapsed dismally.

There was a consensus that women should sufficiently engage in the peace process so as to articulate women’s concerns and thereby influence the final outcome of the negotiation process. Respondents indicated that women with grassroots experience would generously and significantly play big roles in the peace process because of their commitment to peace. The inclusion of ideas and views of grassroots women from Northern Uganda in the Juba peace process objectively would influence the final outcomes of the negotiation with workable solutions since they would be involved in the implementation of the final peace accord. The Juba peace talks were critical to the people of northern Uganda, particularly the many women struggling to survive throughout the sub region. Therefore, it was necessary for the affected people to know of what is taking place in Juba, and how they are being represented in the peace negotiations.

Many respondents were unclear about what was taking place in Juba, due to limited access to information suggesting a serious lack of sensitization, meaning lack of awareness and inadequate information of communities about the peace process that was of national and regional importance. From the findings, different respondents indicated that they had limited direct access to media especially radios in the (IDP) camps.
Sometimes, they listened to radio programs which at times included rebels phoning in. The radios comprised of Mega FM 102’s (Gulu) on “Duogo cen paco” program, meaning return home. While Unity FM on Yabo wangi meaning open your eyes targeted rebels to embrace option for peace as well as talk shows from the Acholi Religious leaders. Access to television was unthinkable and radio access was limited. As people were largely concerned about food and political security, who could waste limited cash on purchasing newspapers in the war zone.

The general lack of information aside, some respondents (59%) expressed total ignorance on what role women played in Juba. The few women like Santa Okot and Betty Amongin, Women Members of Parliament, and former state minister Betty Aketch, were relegated to roles of observers. These women did not participate in the core discussions of the negotiation process. The study also found out that women personalities like Betty Atuku Bigombe who was very familiar with the conflict, were conspicuously absent in national peace processes such as the Juba peace talks although they were instrumental in earlier negotiation efforts before commencement of the Juba talks. These women had abilities and skills except that they were not given opportunities to actively participate in the formal peace process. During the study, one female respondent explained the non-participation of women saying that:

“The reasons why women are not involved stemmed from our cultural influences. Women were always relegated to roles of observers. When issues are still very tough, men say it still risky for women to go to Southern Sudan. Again how could women be involved yet we were in camps? We were here yet they talk of Sudan. Women are not involved because these are things done by high level leaders only, how can we go to Juba and where do we leave our children?”

The voice of the woman in the quote above highlights hindrances to women lack of participation in the official conflict resolution and peacemaking. The obstacles ranged from negative cultural practices, to lack of skills to parental challenges although she did not express how the mentioned challenges were to be overcome.

**Women’s need for involvement in peace building processes**

From the study, it is clear that the involvement of women in a more formal process such as the Juba peace Talks remained minute. Majority of the people (60%) expressed the need for training, adult literacy programs and exposure to overcome women’s low levels of literacy in order to get the necessary skills in peace building, thereby enabling them to articulate their concerns beyond the family or community levels. Throughout the study, viewpoints were advanced in favor of women’s increased involvement in formal peace building process although (3.3%) still held the perception that women wanted to be involved in the peace process simply for the sake of gender balance. The findings revealed that women genuinely needed to participate in peace building activities. Furthermore, there are a number of other issues that specifically underscored the fundamental need for women’s involvement. Some of them are noted below.

In the first place, it is their constitutional right. According to Uganda 1995 Constitution, the state shall ensure gender balance and fair representation of marginalized groups. It is only women who can best articulate their concerns to the negotiating parties instead of those purporting to represent their needs and views.

The study demonstrated that in course of the 21-year long war, women were primary victims or survivors. Santoshini (2018) re-affirmed the views shared by the respondents when she said that Northern Uganda had the highest rate of post-traumatic stress (54%) and depression (67%) ever recorded among displaced and conflict-affected populations anywhere in the world. She maintained that those women in conflict affected areas were twice as likely to show symptoms of Post Traumatic Stress Disorder (PTSD) and four times as likely to have symptoms of depression. Santoshini’s observation lent support to the views expressed by many respondents who argued that right from beginning of the conflict, women squarely carried the difficult responsibility of protecting their husbands and children. Women witnessed abductions, killings, and maiming and desertions because of the war. They were vulnerable to rape, and domestic violence and defilement believed to be rampant. As matter of fact, women faced physical and psychological disabilities as well as abject poverty while others were abandoned by their husbands for urban women. One of the respondents, Sylvia Okello Opio, summarized the plight and resilience of women of Northern Uganda as follows saying that: “Women continue to struggle to sustain life. They look for food and provide psychosocial support and hope to the men and children. Others die as try to find their lost ones and some food for their children in the bush.” From the quote, women were tired of suffering and were desperate for peace due to the numerous challenges discussed in this research. The direct participation in the peace process would increase northern women’s prospects of influencing events and issues concerning them in the future.

In the third place, at least 14% of informants referred to the fact that women, as mothers, have a specific role to play in the pacification of northern Uganda. Given the nature of the LRA conflict, women were mothers in the proverbial and liberal senses, both to the rebels and to those at home. As articulated by the women, it is possible
for the opposing parties especially LRA to heed to their cries as mothers to quit hostilities and come home. Therefore, the mothers pleaded with their children, including Joseph Kony himself, to come home. Accordingly, many rebels who were forcefully conscripted surrendered (New Vision Newspaper, 2006 October 25th). About 10% of the respondents referred to the fact that unlike men, who tend to be driven by more egoistic tendencies and protection of their masculinity, women were more ready to apologize and much more willing to forgive. Thus, they advocated for use of traditional justice system to be implemented to facilitate the reintegration process of ex-combatants and returnees to their local villages and communities.

Strategies for improving women’s participation

The research highlighted a number of practical approaches/strategies that could promote the involvement of women in conflict resolution and peace building.

Skills development to empower women programs

According to many respondents, women were not involved in the peace process because of low levels of literacy as mentioned earlier. They proposed the need for skills development in peace building perhaps through adult literacy and training programs as well as exposure to enable women to articulate their concerns beyond the family and community.

Building women’s leadership skills

More women need to be encouraged to take on leadership positions and their skills built for effective representation. This would enable them to participate beyond the household level and ensure their effective participation in conflict resolution and peace building. Also, the roles played by women at the grassroots level in peace building should be rewarded to build grassroots leadership capacity and confidence as motivation for the work that for long was unrecognized.

Support women’s initiatives and numerical increase in participating in public sphere

There was concern that women’s efforts need to be better supported, in particular small women’s groups operating at the grassroots. While some deliberate action was taking place, for instance, the formation of groups such as, Telela IDP, imatiyamuoryeler meaning old mothers stand up and stretch the muscles was a means of strengthening confidence and promoting collective action for conflict resolution, such activity remained largely unrecognized, thereby undermining its full potential. For instance, women artists, as mentioned above, could be specifically supported. Furthermore, women need to seek better representation both in employment structures and positions in cultural institutions so that their views can be represented at decision-making levels. As the research revealed, women were not actively engaged in any serious way in the Juba peace process and other structural peace building processes.

Peace promotion at the grassroots level

There is need to strengthen the existing peace efforts at the grassroots level by sharing lessons learnt from different communities. Women peace activist at the grassroots level should be supported to improve the effectiveness of their interventions and to share their experience with others.

Creating a forum for women to voice their views

The study found out that although women had diverse issues and proposals to voice, they did not have suitable fora to present their ideas since they were left out from various conflict resolution activities. Specifically, they were generally given inadequate space to articulate themselves in meetings. Efforts should also be made to create more spaces for grassroots women to participate in peace processes through strengthening the linkages between less educated rural women in northern Uganda with their more exposed and literate peace activists in urban areas.

DISCUSSION

Perceptions of people about resolution

One of the objectives of the study was find out people’s perception about Resolution 1325. The study revealed that perceptions of majority of women (80%) of grassroots women expressed lack of awareness of the Resolution 1325. The lack of awareness of Resolution 1325 was compounded by the lack of Peace Research such as those conducted by Peace Research Institute Oslo (PRIO) in Norway, Kenya, Rwanda etc whose dissemination of results would have created need for sensitization for awareness creation in the conflict region of northern Uganda. Even as the Resolution recognizes the importance of increasing women’s participation in peace building, conflict and post conflict reconstruction processes as well as supporting women’s peace initiatives, gender violence remains high in Northern
Uganda. Although the UN Security Council Resolution 1325 was viewed by many as a benchmark because, for the first time ever, it recognized the needs, rights, and experiences of women and girls in armed conflict, peace, and Security Sanam (2007), noted that the Resolution 1325 had little or no impact on the women. At the time of this research, Northern Ugandan women and majority (99.9%) of Ugandans lacked awareness of the resolution 1325 though the situation was slowly changing. The study notes that the lack of knowledge of the Resolution by the expected beneficiaries defeats the purpose of the R 1325.

**Women’s conspicuousness in conflict mitigation/resolution and peace building**

Although the lack of women’s Conspicuousness in conflict resolution and peace building in Northern Uganda derive from cultural influences to some extent, the study argues that it is not just a matter of patriarchal influences in Ugandan societies, but also the interplay of multiple factors. Few women about (5%) are now venturing into high-level political and socio-economic participation. However, majority of women (80%) lag behind due to lack or limited public exposure necessary for changing perceptions and mindset, rampant low levels of literacy compounded the cultural influences and low level of literacy. The literacy rate in Uganda measures at 65%. Majority of the 35% who are illiterate are women. Therefore the study argues that women’s limited educational skills relegate them to the periphery of society making it difficult for them to participate in decision making, hence their exclusion in the formal peace processes. However women’s low levels of literacy should not be viewed as a permanent situation. This problem is being addressed by government and other actors. There are many affirmative action programs are being rolled out by government in combination with others development partners such as NGOs to target women in education; business, agriculture as well as politics. This is source of hope for transformation. Further, the study clarified where women’s lack of conspicuousness was visible in the arena of conflict resolution and peace building and also boldly demonstrates the level of women’s conspicuousness especially at grassroots level. In northern Uganda, there is, perhaps only 1-2% of women have been peace negotiators, at the official peace building processes such as the Peace talks in Juba back in 2006, women representation was unmistakable missing. Therefore it can be argued that at the national levels of decision making and participation in peace building and conflict mitigation and resolution, women were conspicuously absent. However at the grassroots level, women were active participants in the peace processes and conflict resolution and mitigation.

**Conclusion**

Therefore, the research concluded that the roles women play in society especially in pacification of conflict ravaged areas, can no longer be ignored, discounted or undermined. In the context of in Northern Uganda, women played an important role in promoting conflict mitigation and resolution through a variety of different grassroots strategies. Although women were conspicuously absent at the national level (formal) peace processes, their contributions to the peace building were significant both as individuals and groups in the lower levels of Uganda society. In as far as the potential roles of women in conflict are not duly recognized and appreciated, their skills, knowledge and contributions shall continue to be underutilized. As the findings revealed women and children particularly bore the brunt of the conflict and were exhausted with warfare. The best option for promoting this need in the future should be to consult women in order that they participate directly at both national and grassroots levels. In this study, 80% of women asserted that the political field was and is still not level as political and economic arenas are still male dominated.

The United Nation Resolution 1325 driven by the desire to see a fair just and inclusive society in which women’s voices could be heard and their contributions recognized is critical for women’s active participation in security and peace building. Women did not fail to strategically use their identities as mothers and care givers, which in effect influenced negotiations in favor of peace and reconciliation. They did all that despite the understanding that living and operating in patriarchal society such as Uganda, women were generally restricted from speaking out publicly, hence their lack self-confidence and self-esteem. The lack of awareness of UN Resolution 1325 by women as the primary beneficiaries of the resolution (on women, peace and security) was manifest in their exclusion in the official peace processes in Northern Uganda. Perhaps if known and implemented, Resolution 1325 could greatly empower and transform women’s lives with specific reference to peace building and post conflict reconstruction. The study concludes that although women were conspicuously absent in peace building processes at the national level, at the grassroots levels women in northern Uganda, ably identified and articulated numerous bottlenecks to their active participation in the peace processes.

**RECOMMENDATIONS**

In relation to the research findings, recommendations were made to the protagonists in the conflict on critical issues conflict mitigation, prevention and peace building in context of the UN Resolution 1325.
Promotion of peace and resolution 1325

(i) From the research it is apparent that peace is an imperative in northern Uganda. The government should demonstrate total commitment to the cause of peace. Furthermore, given that it is the people of northern Uganda and women in particular, who are the primary losers in the conflict, the government needed to facilitate the rebels to meet the people they wronged including women to dialogue on critical societal issues. This means government needs to invest more in the return of the rule of law so women and men in Northern Uganda enjoy peace, security and well being.

(ii) The Resolution 1325 provides a platform for recognizing and augmenting women’s contribution to sustainable peace and social development. The Resolution admittedly, emphasizes Women, Peace and Security and pushes for effective inclusion of gender perspectives which could meaningfully impact the lives of women, girls, men, and boys. The resolution specifically addresses how women and girls are differentially influenced by conflict and war, while recognizing the critical role that they can and are already playing in peace building efforts. Most importantly, the UNSCR 1325 recognized that peace and security efforts are more sustainable when women are considered and treated as equal partners in the prevention of violent conflict as well as the delivery of relief and recovery efforts and in the building lasting peace. Without peace, there can be no conducive environment for implementation of Resolution 1325 which means women would lose out on the benefits of the Resolution

(iii) Uganda has been a United Nations member country and signatory to many UN conventions including Resolution 1325, which was adopted in October 2000 since independence 1962. This means that the Uganda government has responsibility and duty to implement Resolution 1325. Therefore there is need for government to make concerted efforts towards operationalization of Resolution 1325. For example, through formulation and enhancement of existing gender focused policies and supporting initiatives by both state agencies and civil society organizations to increase civic sensitization levels of both rural and urban communities. This is because Resolution 1325 is very relevant to women’s empowerment and recognition of the significant roles they play in community development and peace building at all levels.

Long term strategies

(i) Problems of regional imbalances in development and corruption continue to haunt Uganda and should be addressed with regard to the country as a whole and with specific reference to Northern Uganda which has lagged behind for over two decades. Even as, the preconditions of war in the North are identical to those of other regions of Uganda, the peace process should comprehensively address the causes of conflict holistically so that both women and men can benefit from post conflict reconstruction programmes.

(ii) There is a general need to develop women’s leadership skills. More women need to be encouraged to train to acquire leadership skills so that they can effectively represent their constituencies. Specifically local women leaders, like their male counterparts, need a forum in which to discuss pertinent issues arising from the nature, state, and magnitude and spiral build of the conflict in northern Uganda.

(iii) One of the major reasons for lack of women’s involvement in the peace processes was the low levels of education. Therefore, it is important that women’s education is deliberately promoted which should involve a dramatic increase in adult literacy programs in the post conflict era.

(iv) There is a great need for more research that documents and publishes the numerous roles of women in conflict and post conflict situations in northern Uganda, the rest of Africa and elsewhere in the world.

(v) As the conflict in northern Uganda ebbs, it is imperative that mechanisms for conflict resolutions and mitigation such as truth, justice and reconciliation commission be established to enhance the process of national healing through reconciliation and administration of social justice thereby ensuring sustainable peace.

(vi) The international community has a role to play in negotiating with the International Criminal Court (ICC) on what constitutes justice in the northern Uganda context. With specific reference to the trial of Dominic Ongwen, one of the former rebel leaders, by the ICC, the outcomes at The Hague should culminate in a win-win situation for all parties involved. It should be noted that by 2019, that trial of the Dominic Ongwen, is still ongoing.

(vii) The study encourages the international community to recognize that people in the Northern Uganda are deeply concerned about the need for long term reconciliation and national healing. Therefore, any reconstruction programme within the region and indeed the wider strategy must of necessity include promotion of reconciliation within the region and indeed, the whole country. This can be done in part through supporting civil society groups on the ground and encouraging links between reconstruction and reconciliation activities.

CONFLICT OF INTERESTS

The author has not declared any conflict of interests.

REFERENCES


Full Length Research Paper

Critical appraisal of the Ethiopian Reconciliation Commission: A comparative study

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This paper examined the Ethiopian Reconciliation Commission establishment proclamation with a view to assessing the Commission's probable effectiveness to attain its short, medium and long-term goals as a transitional justice accountability measure. For the purpose of critical appraisal, different factors which appear in the literature to be crucial to the effectiveness of truth commissions such as selection, appointment, removal and composition of commissioners, overall mandate given to commission, adequate financial resources and staff capacity, ensuring security and cooperation from the incumbent government, public engagement in course of investigation, report and recommendation and political will were used as comparable variables. Through a critical analysis, this paper has revealed that the Commission has the following strong dimensions that could contribute to its effectiveness, namely, a solid institutional set-up, a budget source, powers and duties endowed, security guarantee and cooperation from the incumbent government and its opportunities to engage the public in its work. Moreover, it has further pinpointed and analysed different drawbacks related to selection, appointment, removal and composition of commissioners, accountability structure and lack of clarity in its mandates including the period to be covered under investigation and final report dissemination strategy that could definitely affect the Commission's effectiveness. Finally, despite its imperfections, the Ethiopian Reconciliation Commission could be workable as a transitional justice accountability measure. However, sustained political will and commitment is indispensable to capitalizing on the strengths and rectifying the weaknesses of the Commission to ensure its ultimate effectiveness.

Key words: Transitional justice, truth commission, truth, peace, reconciliation, Ethiopia.

BACKGROUND AND JUSTIFICATIONS OF THE STUDY

Any country under transition, after protracted civil war or dictatorial regime, usually has a mandatory homework to deal with its terrible past for the sake of its bright future-respice-prospice. Thus, a country under transition has to address all tragedies and egregious human rights violations that happened in the past for its smooth move forward. Although it is challenging for a country under struggle with many problems to fix up and thereby to walk forward, it is equally required to unravel the truth, to rectify the victims and to make perpetrators accountable (Arriaza, 2006). It is with this understanding that the concept of transitional justice (TJ) emerged. TJ “comprises the full range of process and mechanisms associated with a society’s attempt to come to terms with a legacy of large-scale past human rights abuses, in order to ensure accountability, justice and achieve reconciliation (UN Secretary General Report on
Transitional Justice Summary, 2004). It wants to address multi-dimensional objectives and interests of the victims, societies in transition, international community and the perpetrators (Kirchhoff, 2009). Accordingly, victims mostly want to know the truth and justice. Societies in transition want truth, justice, reconciliation and sustainable peace. Similarly, the International community want to see that those who commit crimes of universal concern such as crime against humanity are held accountable for their actions and thereby to fight impunity as well (Kritz, 2009). Perpetrators also want to disclose the truth to escape from moral questions and for reconciliation. To meet these multi-faceted objectives, transitional justice accountability mechanisms (TJAMs) are used. TJAMs include prosecution, truth commissions, reparations, lustration, amnesty, pardon, memorialisation in museums, official apologies, building hospitals and schools, acknowledging the mistakes, renaming streets, institutional reforms, and inter alia, etc.

A country could use a combination of any of these mechanisms, as its milieu requires and permits; hence, there is no ‘one-size fits for all’ approach in dealing with country’s past for sake of its future. For example, it is hardly possible to use prosecution in a country where the former military leaders and perpetrators have considerable influence and power over the new government. This is because seeking accountability through prosecution in that context might affect fragile peace or even might lead to abusive and worst military dictatorship (Sirram, 2005). Thus, prosecution mostly traded-off for peace and reconciliation due to probable backlash, by giving either blanket or conditional amnesty in one hand (Baker, 2009). On the other hand, Truth Commission is the most frequently used TJAM in countries under transition after protracted civil war or dictatorial regime. This is mainly because; it provides room for negotiated settlement and political compromise among previous military government and incumbent ones (Merwe et al., 2009). Since the 1974 Uganda’s Truth Commission, which is the pioneer in the history of Truth Commission, number of Truth Commissions had been established in various countries under transition. Ethiopia has recently joined those countries as well.

The Ethiopian scenario does not perfectly fit into the common trends of transition where a country make a direct transition from dictatorial regime to a democratic government or from continued civil war to peace. However, in recent time, the Ethiopian government is undertaking a deep reform. One of the core aims of this reformation is to ensure perpetual peace, justice, democracy, national unity, consensus and reconciliation among Ethiopian peoples. With a view to achieving this aim, on December 25, 2018, the Ethiopian parliament has established Reconciliation Commission after a series of arguments against a need to establish it, especially from the incumbent political party, the Ethiopian People’s Democratic Revolutionary Front (EPDRF) (Parliaments Approval of the Ethiopian Reconciliation Commission, 2019). In Ethiopia, there were long time legacies of egregious human rights violations that remain unaddressed from the time of modern state formation in Ethiopia. They are either committed during imperial period that ended in 1974 or under the Derg regime from 1974-1991. After the downfall of Derg, the first attempt to bring justice by prosecuting Derg officials via ‘Red-Terror’ trial for gross human rights violations was unsuccessful. Regrettably, despite a promised democratization, gross human rights violations have continued by changing its form under the incumbent government, which has been ruling a country since 1991 up-to-date. The EPDRF government that established Red Terror Martyr’s Museum with the motto, ‘Never Ever Again’ to remember Derg time egregious human rights violations, has continued the practice of torture and other human rights violations. It has been committed under various government owned prison and detention centers, such as Ma’ekelawijail (Addis Standard Report, 2019), Ogaden and many other illegal private detention centers at the federal and regional levels (Mehalet and Yared 2018). These politicized human rights violations, coupled with ethnic based federalism, resulted in the belief that ethnic groups in power have violated the rights of others not in power, and this in turn caused a number of inter-ethnic conflicts and disagreements. From the beginning of 2018, inter-ethnic conflicts became common incident here and there in the country, which resulted in internal displacements for millions (International Crisis Report, 2019). On the contrary, there is high level of continued denials, silence and claims on what happened in reality under various regimes due to distortions, lack of a proper and genuine clarification and recordings of incidents in the country. Thus, the establishment of Ethiopian Reconciliation Commission is a matter of urgent necessity. However, its establishment is not an end per se. Rather, like in the case of many other truth commissions, what matters ultimately is its success and effectiveness by attaining its short, medium and long-term goals as a transitional justice accountability measure.

Objective of the study

This paper aimed at drawing scientific and constructive lessons for the effectiveness and success of newly established Ethiopian Peace and Reconciliation Commission.

Research question

This study seeks to answer whether the newly established Ethiopian Peace and Reconciliation Commission is equipped with the basic factors that determine the success and effectiveness of TGs.
METHODOLOGY

In this study, a doctrinal research method is used. In discipline of Law, doctrinal research methodology refers to a systematic analysis of statutory provisions, cases and legal principles (Hatchinson and Duncan, 2012). Under this methodology, a comparative critical assessment method was employed by using the recent Ethiopian Reconciliation Commission establishment proclamation as a benchmark. For the purpose of comparison, the South African Truth and Reconciliation Commission is selected due to: the availability of plentiful literatures both as an appreciation and criticism; the fact that it is used as a model for many other truth commissions established thereafter; and reconciliation is an ultimate target for both commissions. Comparable variables such as selection, appointment, removal and composition of commissioners, overall mandate given to commission, adequate financial resources and staff capacity, security and cooperation from the incumbent government, public engagement in course of investigation, report and recommendation, and political will were referred.

CONCEPTUAL AND LEGAL FRAMEWORKS OF TRUTH COMMISSION

Truth Commissions (TCs) lack consistent definitions and nomenclatures. This is partly due to the difference in a prevailing context of a country under transition that determine TC's mandate, specific objectives, organ that establishes them and to whom they report (Brahm, 2009). For instance, South Africa called it Truth and Reconciliation Commission, Guatemala named it Historical Clarification Commission, Kenya called it Truth, Justice and Reconciliation Commission, and many others called it just Truth Commission (Hayner, 2006). Moreover, the notion of a Truth and Reconciliation Commission (TRC) recently developed and secured more popularity based on the well-known South African Truth and Reconciliation Commission (Woody, 2009). The inclusion of reconciliation alongside truth has become a common feature in the definition and mandate of truth commissions that have come after THE South African TRC, for example, the Sierra Leone and East Timor Truth and Reconciliation Commission, the Kenyan Truth, Justice and Reconciliation Commission, the Ghanaian National Reconciliation Commission and the Liberian Truth and Reconciliation Commission.

Their mandates and focuses also have not been similar. Many of the early TCs, like the South African, Chilean, Argentinean and others used to focus on addressing egregious human rights violations involving ‘physical violence’. On the other hand, the recent ones such as the Kenyan, Liberian, Sierra Leonean and Ghanaian have been given the mandate to look into both ‘physical and economic violence’ (Sharp, 2014).

Freeman defines TC in a comprehensive way as:

an ad hoc, autonomous and victim-centred commission of inquiry, set-up and authorized by state to investigate principal causes and consequences of broad and relatively recent patterns of gross human rights violence that had occurred in the state during determinate period of abusive rule or conflict; prepare and publicize its final report and as well as make recommendations for theirredress and future prevention (Freeman, 2006).

A TC may have unique objectives specified in its mandate depending on the specific context of a particular country under transition. However, “clarifying and officially acknowledging the truth about gross human rights abuses and establishing a record; paying the way for peace and justice in the new society; healing the wounds of the past violence; preventing future recurrence and facilitating reconciliation in the society” are the common goals that many TCs strive to attain (Woody, 2009; Freeman, 2006). Thus, ensuring the right to truth and thereby taking all the necessary measures such as reparation to the victim, prosecuting perpetrators and facilitating reconciliation are the core reasons why most TCs are established.

The right to truth is contained in different international and regional human rights legal instruments in part which provide for the right to seek, receive and impart information (Article 19 of Universal Declaration to Human Rights, 1948; Article 13(1) of American Convention to Human Rights, 1969). Accordingly, the public and private individuals are entitled to have access to information regarding actions and decision-making process of the government (Para 3 of the Human Rights Council Resolution 12/12 October 12, 2009). This in turn, shows that state have a duty to take number of steps to determine past gross human rights violations since a state is a principal duty holder to protect, fulfil and promote fundamental human rights (Art 2 of International Convention on Civil and Political Rights, 1966). Moreover, the truth had been affirmed in case law. For example, in the Velázquez case, the Inter-American Court of Human Rights (IACHR) has laid a foundation for the recognition and protection of the right to truth of the individual victims and society whose human rights were violated. In the case Velázquez V Honduras, the IACHR boldly stated as victim’s family has right to know the whereabouts of the disappeared by stressing on the state of Honduras’s duty to ensure the fulfillment of this right. The four core duties indicated under this case are the duty to investigate the involuntary disappearance; punish the perpetrators; condemn the practice through public statement; and pay both material and moral compensation (Velázquez V Honduras, 21 July, 1989). Furthermore, the IACHR, in the case of Barrios Altos v Peru, clearly re-affirmed the victims’ or next of kin’s right to truth and right to obtain clarification of the events that violated human rights. In this case, the Court established the incompatibility of blanket amnesty law enacted by Peru, with the American Convention on Human Rights (ACHR) on the following grounds: amnesty was intended to prevent clarification, investigation and punishment of
those perpetrators of serious human right violations; and to promote the culture of impunity (Barrios Altos V Peru, 14 March, 2001).

RATIONALES FOR THE FREQUENT USE OF TCs COMPARED TO OTHER TRANSITIONAL JUSTICE ACCOUNTABILITY MECHANISMS (TJAMS)

A single TJAM cannot fully respond and satisfy multiple interests of the transitioning country. They may vary depending on the context and nature of interest targeted to achieve. Sometimes, the objective that a society want to achieve and interests involved may conflict each other. In that case, it is expected to balance the interests involved and make decisions to prioritize. None of the TJAM is substitutive or alternative to one another; rather they are complementary to each other. Another may not achieve what one TJAM could achieve.

TC is frequently used TJAM compared to others such as prosecution, lustration and so on. This is because TC has multi-dimensional advantages. First, it helps to make an official acknowledgement and apology about the sufferings that the victim has gone through and incorrectness of the conduct. This can enable a psychological healing of the victims when truth is disclosed, admitted and recognised after a long time of denial and silence (Hayner, 1994). Second, the overall truth established serve as a forum for giving conditional amnesty or instituting prosecutions against perpetrators of gross human right abuses. Giving conditional amnesty on the full disclosure and admission of the mistake by the perpetrators in front of the truth commission, like that of South African TRC supported by naming of the perpetrators would play tangible deterring role, besides providing an opportunity for restorative justice and reconciliation (Ntsebza, 2000). TCs are not a substitute for prosecution. Thus, based on its findings, the TCs can play the role of determining those individuals to be prosecuted (Hayner, 2011). For example, the Liberian TC had also named about 116 persons, the most notorious perpetrators and suggested for prosecution by the special hybrid courts and another 44 perpetrators to be prosecuted domestically. Furthermore, the commission had included list of 38 individuals whom the commission did not deem prosecuteable because of their great cooperation with TRC and for showing remorse (Hayner, 2011). Thirdly, overall truth established can serve as a basis for lustrations or vetting. Lustration measures, if arbitrarily used, will more likely make the new hope of making peace and reconciliation be aborted. However, if the government uses the overall truth supported by relevant and justifying evidence produced by TC and goes for lustration or vetting in a transparent way with objective criteria’s, the society will accept the action by the government. Finally, the overall truth established by TC could facilitate ultimate reconciliation over deeply divided societies under transition by increasing legitimacy and trust for the incumbent government.

FACTORS DETERMINING THE EFFECTIVENESS OF TCs

TCs gained increased acceptance as a means to address legacies of violence under dictatorial regimes or during violent conflicts (Sharp, 2014). In spite of their popularity and acceptance, their success was seriously questioned. What does it take the commission to be deemed successful in serving the purpose for which it has been established? Against which criteria should a commission be judged for its success or failure? There are no clear-cut standards or parameters to measure success or failure of TCs. This has opened a door to different side of arguments. Some scholars argue that TCs, which are able to complete their final report, can be considered successful. Others argue that TCs will be considered successful by not only the mere production of reports, but also when they contribute towards accountability for the gross human rights violations and other substantive outcomes like reconciliations (Gaker, 2009). For instance, Elisabeth Gurake uses three fairly comprehensive criteria to test the success of TCs, namely, fulfilment of the objectives stated in the mandate- investigation and report; implementation of the recommendations; and pursuit of reconciliation (Gaker, 2009). The writer of this article suggests the following parameters to be used to test the success or otherwise of TCs:

i) As an investigating institution, how far does TC disclose the whole truth by following due process?
ii) How far should the report include detailed facts indicating who did what to whom, and including the names of the most responsible individuals for the gross violation of human rights?
iii) How far the recommendations regarding administrative, legislative, judicial and institutional reform measures were specific and direct for the concerned organ?
iv) How far the TC complied with its overall mandate as provided in the terms of reference?
v) How far the recommendations provided are implemented; and
vi) Their level of contribution to the overall reconciliation and social reintegration.

Although TCs are established with a high expectation to unravel the truth and promote reconciliation, the yield is not usually very satisfactory except for very few effective ones (Hayner, 1994). Their ineffectiveness is attributed to various factors. There is no universally accepted set of standards that has to be fulfilled to ensure the effectiveness of TCs. This is partly because TCs work based on the peculiarity of each country except for those
indispensable criteria to be met, such as their mandate, adequate resources, independency of the commissioners and accessibility to necessary information in course of investigations. Those factors that appear in the literature to be crucial to the effectiveness of TCs such as selection, appointment, removal and composition of commissioners, the mandate, necessary budget, ensuring security and cooperation from the incumbent government, report dissemination strategies and recommendations are discussed in detail below by giving much emphasis to the case of the South African Peace and Reconciliation Commission.

Selection, appointment, removal and composition of commissioners

The manner in which commissioners are selected and the involvement of the societies, especially victims in their selection process, are basic factors for their success or failure. Because the commission tend to enjoy much public and international support where its members are selected via a wider process of consultation aimed at securing fair balance in the representations of political constituencies, ethnic or religious groups or gender (Freeman, 2006). For example, in the case of the South African TRC, the members of the commission were well recognised, having good reputation and acceptance in the community. It is even advisable to involve the public in the form of public debate and discussion in crafting the terms of reference for the truth commission as well as in selecting the commission’s members (Hayner, 1994). In instances where there is less probability to find such recognized and trusted impartial persons, it is possible to compose the commission with foreign nationals as was the case in El Salvador TC; though such composition has its own demerits such as lack of local knowledge, experience and sense of belongingness (Buergenthal, 2006).

The mandate

The power given to the TCs shapes the extent to which they have legal muscle to attain their objectives (Stan and Nedelsky, 2012). Thus, the terms of reference to TCs should be sufficiently broad enough to allow investigation into all forms of rights abuses. It would also be beneficial to allow the commission to identify the most relevant cases to investigate (Hayner, 1994). The mandate part is the main area where those who establish TCs either paralyse or give life to the TCs. TCs are inherently political enterprises, and sometimes may be created with diverse motives, like political manipulation (Freeman, 2006). Thus, the negotiators while establishing TCs may draw many red lines in areas where TCs should not go for investigation, and may specify only certain areas to be investigated. For example, in the case of Bolivia and Uruguay, TC was expressly told to investigate only cases of disappearances, but illegal imprisonment, torture that are common violations of human rights there, were overlooked. Again, the Chile’s Retting Commission was granted the authority to investigate only human right abuses that resulted in the death or disappearance of the victim.

On the other hand, other truth commissions are given much wider power but denied the means to exercise such power such as a big enough budget, subpoena, search and seizure power. For example, the Guatemalan Clarification commission was given a wide mandate to investigate all human right violations in that specified period, but lacked powers of subpoena, search and seizure that could have enabled the clarification commission to secure testimonies, and gain access to institutions and documents to carry out investigation. Furthermore, the commission was expressly told not to publicise names of those responsible individuals (Tomuschat, 2001). Again, the perpetrators dictated the terms of reference to the commission. In the case of the South African TRC, though it is much appreciated for its wide mandate of subpoena, search and seizure power, it was much blamed for its wider mandate, particularly with regard to the power to give conditional amnesty even to those individuals who had committed egregious human right violations, having the status of erga omnes. Though the qualified amnesty may be allowed depending on the context for the better result that a country wants to achieve such as peace and reconciliation, those heinous crimes should always fall outside the mandate of the TCs to give amnesty (Gaker, 2009). On the contrary, the South African TRC mandate was such overstretched to give a conditional amnesty even for international crimes.

It can be argued that it does not affect the jurisdiction of any other special court or any other national court that wants to prosecute those perpetrators on the ground of universal jurisdiction for the fact that such amnesty is purely dealt under domestic laws of South Africa (Special Court for Sierra Leone: Prosecutor Kallon and Kamara, 13 March, 2004). However, still the intention of the negotiators should be taken into account and that is to place a complete ban on prosecution including prosecution of international crimes. Moreover, once the perpetrators get amnesty they are completely immune from prosecutions and civil suits. Again, the suspected individuals in police custody were given priority right to apply for the amnesty (Article 18(2) of the South African Promotion of National Unity and Reconciliation Act, 1995).

Failure to give sufficient reparation to the victims on the one hand and treating the perpetrators with soft hand on the other hand, defeats the very nature of TCs. That is, “victim-centred approach which pre-supposes that most of the TCs’ time and attention focuses on victims-experience, views, needs and preferences” (Freeman,
Thus, the economic violence involving first and second generation human rights, also determines success of the TCs. Earlier, TCs focused on investigating gross human right violations involving civil and political rights of individuals commonly called physical violence; and economic violence and economic injustice have sat at the periphery of the TC's work (Sharp, 2014). Thus, the economic violence—including violations of economic and social rights, corruptions and plunder of natural resources had not been within the clear mandate and attention of the TCs. The problem of focusing only on physical violence resulted in the development of culture of impunity for the corrupt state officials by encouraging economic delinquency. For example, the previous apartheid government left South Africa with a loan of twenty-one billion US Dollars, and again, the new government, including higher government officials, were criticised for being involved in grand corruption (BBC News, 2016). In general, the marginalization of economic violence made the information from TCs incomplete and distorted in the policy choices of the transitioning state (Sharp, 2014).

Necessary budget

Availability and control of budget by the TC contribute to the effective discharge of its mandate. A Commission can hire enough staff, conduct inclusive investigation and then, produce a more comprehensive truth report. Only very few TCs have enjoyed sufficient budget like the TCs of South Africa, El Salvador (Brahm, 2007). Most of the TCs' success was undermined by lack of sufficient resources and because of budget constraints. For example, Bolivia and Philippines closed down the work early due to lack of funds and commissioners resigned in disgust due to lack of cooperation from different stakeholders (Brahm, 2007). Regarding the source of budget for TCs, there is no uniform standard. International organisations, national government and private foreign donors among others support TCs (Freeman, 2006). The national government's budget allocation trend has not been understood as part of states' duty to ensure individuals' right to truth by investigating and reporting. Allocating a budget to the TCs by the government should not be seen as a charity but part of its duty to investigate and prosecute those individuals who have been suspected of committing grave human right violation and provide other effective remedies as well (Brahm, 2007; Freeman, 2006).

Ensuring security and cooperation from the incumbent government

Security issues and lack of cooperation from governments are other factors that affect success of the TCs. For example, the El Salvador Truth Commission had faced serious security concerns and had to physically move its place of operation out of the country (Freeman, 2006). Similarly, the Chad TC received threats from former security personnel who had been rehired into the new intelligence service (Hayner, 1994). In case of the Guatemalan Commission, there was lack of complete cooperation and political support. Instead, the military even contended that the Commission has no right to see the archives because most of the information was secret (Tomuschat, 2001). The same is true for Bolivian Truth Commission. Thus, the TCs fail to establish the required truth and uncover it due to the security issues and lack of cooperation.

In a situation where TCs emerge out of political negotiation, the probability of focusing on the interest of the victims and society by TCs is minimal. As rightly stated by some NGOs “a commission that is a product of the negotiation of the two sides of an armed conflict is not going to be the best mechanism to respond to the needs of society” (Cuevas et al., 2019). Thus, the genuineness or pretention of TC work has to be always carefully followed-up.

Report, recommendation and dissemination strategies

Reporting and recommendation part by the TCs involve various issues. These include: how far the report is comprehensive enough to disclose the whole truth; naming of specific perpetrators who are found to be the most responsible to egregious human right violations; observing the right of due process of law to those whose name is included as the most responsible perpetrator in the report; imposing and requiring specific duty or measures over state to be discharged as recommendation; publishing the final report and its accessibility to any interested person in a language that the society can understand; suggesting the establishment of a monitoring organ for following up the implementation of the recommendations; and the level of recommendations implemented by the government.

Reporting and recommendation are the main areas where the ultimate success or failure of TCs is judged. TCs were not established just for the sake of formality and then to keep the final report on the shelf. Report is a legacy and summary of the key findings that provide recommendations for rebuilding a society (Brahm, 2004). It is a part where the ‘malice intention of government in choosing TC as response to the need of the society in transition for atrocities of the past gross human right violation, is not
due to its moral superiority but because of political profits that can be reaped from the approach (Gaker, 2009).

Thus, the government may continue its non-cooperation act by either failing to acknowledge the report or by failing to publish a report. It may be a continued act of the government after paralysing the commission by way of minimizing its mandate, denying the subpoena, search and seizure power to relevant documents and witnesses, refusing budgetary support, and denying cooperation from different organs. For example, as per the Uganda’s TC report after eight years of difficulties with budget shortage, the president did not publish the report (Hayner, 1994). The same is true for Zimbabwe where the president had failed to publish a report in spite of the push from the victims and NGOs. The Bolivia and the Philippines have also failed to publish their final report (Sharp, 2014). Thus, all the TC’s findings and recommendations have to be disseminated, and cascaded to all public at grass root level, so that it could clarify unnecessary denials in the past and serve as a lesson for future. The government has to show a persistent commitment in devising different commission’s report dissemination strategies as well as means to monitor and follow up a proper implementation of the recommendations suggested (Odartey-Wellington and Alhassan, 2016).

ESTABLISHMENT OF THE ETHIOPIAN RECONCILIATION COMMISSION

The need to establish the “Ethiopian Reconciliation Commission” (ERC) as a means to promote national reconciliation and consensus had been a long-time proposed view in the country. Different opposition political parties, scholars and human rights activists have raised it repeatedly on different occasions. However, the idea was neglected by the incumbent political party-EPDRF. EPDRF used to argue, as there is ‘no ethnic group or public’ in conflict for reconciliation (Para 2 of the ERC establishment proclamation Legislative History, 2018). Different politicians and scholars used to argue that the EPDRF reject the issue of national consensus and reconciliation because it is contradictory to EPDRF’s ethnicbased division policy while political affiliated gross human rights violations, internal division and suspicion based on ethnicity, language and religion had been so visible in the country (ESAT News, 2019a, b). This had been openly witnessed by internal displacement of millions in different parts of the country (International Crisis Report on Ethiopia, 2019). As opposed to EPDRF’s long-time ethnic based division policy, the new Prime Minister, Abiy Ahmed (Dr.) came up with a policy direction called-Medemer that paved a suitable ground for initiating a long time rejected view of national consensus and reconciliation. Thus, the establishment of ERC forms part of the overall government reformation measures to ensure national unity, democracy and protection of fundamental human rights. As it appears from the preamble to the ERC Establishment Proclamation, the underlying reasons for its establishment are to:

a) ensure reconciliation based on truth and justice by settling long time disagreements developed among Ethiopian people because of social and political conflicts;

b) identify and ascertain the nature, cause and dimension of the repeated gross violations of human rights so as to promote reconciliation and develop culture of respect and implement basic human rights recognized under domestic laws of the country as well as those ratified by Ethiopia;

c) provide a forum for victims to be heard and perpetrators to disclose and confess their actions as a way of reconciliation and to achieve lasting peace;

d) conduct inquiry and disclose the truth of the sources, causes and extent of conflict, take appropriate measures, initiate recommendations for lasting peace and prevent future recurrence of such (Paragraphs 1-4 of the ERC Establishment Proclamation, 2018).

The objectives of the ERC encompass “maintaining peace, justice, national unity and consensus and reconciliation among Ethiopian Peoples.” (Article 5 of the ERC Establishment Proclamation, 2018).

FEATURES OF THE ERC IN THE LIGHT OF FACTORS DETERMINING THE EFFECTIVENESS OF TCs

Selection, appointment and composition of commissioners

The manner in which the higher executive officials are appointed or removed from office has a crucial impact on the effectiveness of TCs. Often; the appointing organ decides the overall function of the TCs. At the higher executive level, the ERC has two major positions, namely, the Chairperson of the Commission and the Deputy Chairperson of the Commission (Articles 8 and 9 of the ERC Establishment Proclamation, 2018). The House of Peoples’ Representatives upon recommendation by the Prime Minister, appoint Chairperson, Deputy Chairperson and other members of the Commission (Article 4(2) of the ERC Establishment Proclamation, 2018).

The appointment and selection process of commissioners should be open to secure fair balance in the representation of political constituencies, ethnic or religious groups. Appointment by the parliament would have been way better had there been diverse political parties in Ethiopia to minimize opportunities for biases. However, in the current Ethiopian context, it is hard to believe that leaving the whole appointment and selection
process to the parliament and the Prime Minister could gain much public support and fair representation. This is because the ruling party (EPRDF) has almost full control in the Ethiopian Parliament as Vanguard Party, of which the Prime Minister is a member. It has been a common trend that the parliament simply endorses matters suggested by the Prime Minister on various issues. By the same vein, there would be no serious scrutiny by the members of the parliament over the recommendations made by the Prime Minister regarding commissioners to be appointed. In addition, the ERC Establishment Proclamation does not provide objective qualification criteria for the commissioners’ to be appointed. As such, the parliament had approved the appointment of all 41 individuals to the ERC membership as recommended by the Prime Minister (List of 41 individuals appointed as commission members by Parliament, 2019). The existing Ethiopian parliaments simply endorse the recommendations from the Prime Minister, which is apparently witnessed in its appointment of the former Prime minister, Haile MariamDesalegn as Commission Member. Haile Mariam used to lead the country and under his leadership, various egregious human rights violations were committed. This cast doubt on the independency of the overall Commission’s work.

The good thing regarding the establishment of the ERC is that the new Prime Minister himself is a leading person as to the whole transformation in the country. In various instances, the PM has shown that he has a genuine interest in the whole work of ERC. Accordingly, the overall composition of the commissioners was good as the individuals are drawn from different faith groups, thought leaders, intellectuals, artists, actors, authors, legal experts, philanthropists, politicians and elders, among others. Although Ethiopia is deeply divided on various issues, the ERC composed of individuals whose work could be taken as representative and dependable and thereby to attain the overall objectives of the Commission such as long-lasting peace building, national consensus and reconciliation.

Removal of chairperson and deputy chairperson of the ERC is another crucial issue that needs to be seen in connection with their appointment for the overall success of TC. The ERC establishment proclamation is completely silent about the possibility of the removal of chairperson or deputy chairperson of the commission. At the same time, it does not state anything as to the possible grounds for their removal from their post. However, like that of the South African TRC Establishment Act (Art 41(2) of the South African National Unity and Reconciliation Promotion Act, 1995), the ERC establishment proclamation makes the commission accountable to the Prime minister (Article 3(4) of the ERC establishment proclamation, 2018). As stated earlier, the commission is answerable to the same person who initially recommended them (Article 4(2) of the ERC Establishment Proclamation, 2018).

Powers and duties of the ERC

The objectives of the ERC are to maintain peace, justice and national consensus and thereby promote reconciliation among Ethiopian Peoples (Article 5 of the ERC Establishment Proclamation, 2018).

In order to attain these objectives, the ERC is entrusted with powers and duties to:

i) announce its work; make every concerned person or body to present his ideas and thereby make necessary registration;

ii) make its work accessible, participatory by using technology; organize reconciliation workshop in which all parties need to be aware of;

iii) identify principles and values on which national reconciliation should be based by making discussion with groups of society which have different view;

iv) make examination to identify the basic reasons of disputes and violations of human rights by taking into consideration political, social and economic circumstances as well as victims and offenders;

v) take or order presence of any document or information from government or anybody which the commission deemed necessary for its work except those that are given legal protection as confidential for the sake of national security;

vi) visit premise of any institutions and to take copy of any information and document found by its visit;

vii) collect information through interview either individually or in a group in secret or in an open way to the public; order the presence of anyone through summon and require to give his statement through oath;

viii) get support from federal or regional state police to execute its duties depending on the situations;

ix) notify the public and concerned government organs of the conclusions reached through the examination as appropriate; and

x) make reconciliation among peoples to narrow the difference created and create consensus (Art 6 of the ERC Establishment Proclamation, 2018).

Powers and duties given to TC should allow investigation into all forms of rights abuses both physical and economic violence. TC should be selective to the most important cases in course of its investigation. TC should be given the necessary powers such as subpoena, search, and seizure as well as means to exercise such powers like required budget. It should involve the public in course of its investigation to produce a reliable report (Art 6 of the ERC Establishment Proclamation, 2018). A pooled reading of the overall objectives why the ERC is established as it stated in the preamble to the establishment proclamation and list of powers and duties given to the ERC, the following brief conclusions could be reached regarding the mandates of the ERC. The ERC establishment proclamation does not state as the ERC is
given a mandate to investigate both physical and economic violence, rather it states in general terms as gross human rights violations. It is allowed to inquire basic reasons for those gross human rights violations, by taking into account political, social and economic circumstances and the victims and offenders. Here, the ERC has to be creative enough to understand and interpret as it is entrusted with a power to investigate both physical and economic violence and should not follow the old path of only addressing physical violence by TCs. However, the time or period that has to be covered under the ERC investigation is not specified. Rather, it simply states as repeated gross human right violations. This could make the work of the ERC overstretched and tiresome; as there were long time unaddressed human rights violations and disagreements since from the Ethiopian State formation.

Ensuring security and cooperation from the incumbent government

The ERC is given the power of subpoena as well as search and seizure (Articles 6(5)). To make these powers more practicable, the ERC has been given power to get the necessary support from federal or regional state police depending on the situations (Art 6(8) of the ERC Establishment Proclamation). Furthermore, any person in Ethiopia is legally obliged to cooperate with the ERC to answer any legal questions necessary to enable the commission to undertake its responsibilities. The inclusion of federal as well as regional police duty to provide the necessary support guarantees the commission personnel to perform their responsibilities without security fears. The limitation clause incorporated into the subpoena powers of the commission stating that ‘those information that are given legal protection as confidential for the sake of national security’ (Articles 6(5) of the ERC Establishment Proclamation) has to be interpreted narrowly. Otherwise, the Commission might face the contention that it has no right to see this and that archives because the information has to be kept secret like that of the Guatemalan Clarification Commission earlier discussed.

Availability and control of budget

Availability and control of budget by the TC is at the heart of effective discharge of its mandates. A Commission can hire enough staff, conduct inclusive investigation and then, can produce a more comprehensive truth report if it is given the necessary budget as earlier discussed. The Ethiopian government assumed responsibility to allocate the ERC budget (Art 16 of the ERC establishment Proclamation). Although it is too early to judge on the sufficiency of the budget being allocated, at least the Commission can have sustained budget to discharge its duties. Moreover, the allocation of budget for the Commission by the government can be taken as a step forward in the act of government’s admission of its responsibility to conduct the investigation as to the gross human rights violations and thereby to enforcing the right to truth.

Report, recommendation and dissemination strategies

This is the phase at which a comprehensive conclusion as to the overall truth was disclosed including all the list of responsibilities and activities that should be taken to compensate already happened violations and prevent recurrence of the same in the future. The ERC has given a mandate to the public and concerned government organs with the conclusions reached through the examination (Art 6 of the ERC Establishment Proclamation, 2018). It has been given a mandate to disclose the truth of the sources, causes and extent of conflict and thereby to take appropriate measures and initiate recommendations for lasting peace and prevent future recurrence of the same (Para 4 to the Preamble of the ERC Establishment Proclamation, 2018). The ERC establishment proclamation also provides that overall truth to be reported has come through a wide participation of all concerned individuals and groups of society via workshops, public discussions, providing a forum for victims to be heard and perpetrators to disclose and confess their actions (Articles 6(1)-(3) and Para 3 of the Preamble to the ERC Establishment Proclamation, 2018). This ensures the due process principles that have to be followed by TCs in course of investigations to reach into the required overall truth. However, there is no express indication that the ERC is given a mandate to disclose specific perpetrators who have been found to have committed gross human rights violations. The ERC establishment proclamation in general term state that the Commission has a mandate to disclose its findings, take appropriate measures and initiate recommendations so as to ensure lasting peace and prevent future recurrence of the same (Para 4 to the Preamble of the ERC Establishment Proclamation, 2018). The term ‘appropriate measures’ under ERC’s mandate part is vague and hence, subject to interpretation. That interpretation could be either wide or narrow. Thus, the commission, in the course of interpreting this term as to its mandate, should consider its overall objective. Otherwise, it could be a barrier to its effectiveness.

The final investigation report of TC should not be left on shelf. All its findings have to be disseminated and cascaded to all public. The strategies devised for disseminating the report should be accessible to every individual in the country. It should be also transmitted by various local languages so every individual could
understand. The ERC establishment proclamation provides for the possibility of involving public in course of conducting its investigation and hearings. Furthermore, it provides that the public and concerned organs have to be notified about the findings and conclusion of ERC. However, the establishment proclamation is completely silent regarding various report dissemination strategies. At this stage, the author of this article hope that the subordinate legislation, that is, regulation will come up with detailed report dissemination strategies such as briefly including its findings in education curriculum, transmitting its report via media with wide national coverage such as televisions and radios. Finally, there should also be means to follow up timely implementation of different transitional measures recommended by ERC as means to prevent the recurrence of various human rights violations and facilitate national reconciliation.

CONCLUSION AND RECOMMENDATIONS

The Ethiopian government established the ERC under its overall government reformation measures to ensure national unity, democracy and protection of fundamental human rights in December 2018. The ERC is specifically preordained to maintain peace, justice, national unity, consensus and reconciliation among Ethiopian Peoples. Thus, this paper has examined ERC to effectively attain its short, medium and long-term goals as a transitional justice accountability measure the light of different factors, which appear from the literature to be crucial to the effectiveness of TCs such as selection, appointment, removal and composition of commissioners, overall mandate given to commission, adequate financial resources and staff capacity, ensuring security and cooperation from the incumbent government, public engagement in course of investigation, report and recommendation, and political will.

This paper has also revealed, through critical analysis, that the ERC has the following strong dimensions that could contribute to its effectiveness, namely, a solid institutional set-up, a budget source, powers and duties endowed, security guarantee and cooperation from the incumbent government and its opportunities to engage public in its work. Moreover, this paper has further pinpointed and analyzed a number of drawbacks that may affect the ERC’s effectiveness. They are related to selection, appointment, removal and composition of commissioners, accountability structure and lack of clarity in its mandates (including the time period to be covered under investigation).

Finally, despite its imperfections, the ERC could be workable as a transitional justice accountability mechanism. However, sustained political will and commitment is indispensable to capitalizing on the strengths and rectifying the weaknesses of the ERC to ensure its ultimate effectiveness, that is, starting from providing necessary budget, cooperation and protection up to making the final accessible to whole public and implementing the recommendations.

The author, therefore, recommends that the current ERC establishment proclamation should be amended to rectify major defects identified in this paper such as selection, appointment, removal and composition of commissioners, accountability structure and time period to be covered under investigation which could affect the ultimate acceptance of commission work by the public. Additionally, the author recommends that a series of consideration has to be taken to clarify in detail on matters relating to meaning of core terminologies such as human rights violations that whether it includes physical violence alone or both physical and economic violence, and also the term ‘appropriate measures’ under ERC’s mandate has to be clarified in detail to avoid it being a bottle neck when presenting the Commission’s final report and recommendations. The government should show a genuine and persistent political determination to advance the effectiveness of the ERC in the course of its work.

CONFLICT OF INTERESTS

The author has not declared any conflict of interests.

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