FOREIGN POLICY AND HUMAN RIGHTS

- David Petrasek

- Adriana Erthal Abdenur and Danilo Marcondes de Souza Neto
  Brazil’s Development Cooperation with Africa: What Role for Democracy and Human Rights

- Carlos Cerda Dueñas
  Incorporating International Human Rights Standards in the Wake of the 2011 Reform of the Mexican Constitution: Progress and Limitations

- Elisa Mara Coimbra
  Inter-American System of Human Rights: Challenges to Compliance with the Court’s Decisions in Brazil

- Conor Foley
  The Evolving Legitimacy of Humanitarian Interventions

- Deisy Ventura
  Public Health and Brazilian Foreign Policy

- Camila Lissa Asano
  Foreign Policy and Human Rights in Emerging Countries: Insights Based on the Work of an Organization from the Global South

- Interview with Maja Daruwala (CHRI) and Susan Wilding (CIVICUS)
  Emerging Democracies’ Foreign Policy: What Place for Human Rights? A Look at India and South Africa

- David Kinley
  Finding Freedom in China: Human Rights in the Political Economy

- Laura Betancur Restrepo
  The Promotion and Protection of Human Rights through Legal Clinics and their Relationships with Social Movements: Achievements and Challenges in the Case of Conscientious Objection to Compulsory Military Service in Colombia

- Alexandra Lopes da Costa
  Modern-Day Inquisition: A Report on Criminal Persecution, Exposure of Intimacy and Violation of Rights in Brazil

- Ana Cristina González Vélez and Viviana Bohórquez Monsalve
  Case Study on Colombia: Judicial Standards on Abortion to Advance the Agenda of the Cairo Programme of Action

SUR is covered by the following abstracting and indexing services: IBSS (International Bibliography of the Social Sciences); ISN Zurich (International Relations and Security Network); DOAJ (Directory of Open Access Journals) and SSRN (Social Science Research Network). In addition, SUR is also available at the following commercial databases: EBSCO, HEINonline, ProQuest and Scopus. SUR has been rated A1 and B1, in Colombia and in Brazil (Qualis), respectively.
CONTENTS

FOREIGN POLICY AND HUMAN RIGHTS


ADRIANA ERTHAL ABDENUR AND DANILO MARCONDES DE SOUZA NETO 17 Brazil’s Development Cooperation with Africa: What Role for Democracy and Human Rights?

CARLOS CERDA DUEÑAS 37 Incorporating International Human Rights Standards in the Wake of the 2011 Reform of the Mexican Constitution: Progress and Limitations

ELISA MARA COIMBRA 57 Inter-American System of Human Rights: Challenges to Compliance with the Court’s Decisions in Brazil

CONOR FOLEY 75 The Evolving Legitimacy of Humanitarian Interventions

DEISY VENTURA 95 Public Health and Brazilian Foreign Policy

CAMILA LISSA ASANO 115 Foreign Policy and Human Rights in Emerging Countries: Insights Based on the Work of an Organization from the Global South

CAMILA LISSA ASANO AND LAURA TRAJBER WAISBICH (CONNECTAS HUMAN RIGHTS) 135 Interview with Maja Daruwala (CHRI) and Susan Wilding (CIVICUS) Emerging Democracies’ Foreign Policy: What Place for Human Rights? A Look at India and South Africa

DAVID KINLEY 143 Finding Freedom in China: Human Rights in the Political Economy

LAURA BETANCUR RESTREPO 157 The Promotion and Protection of Human Rights through Legal Clinics and their Relationships with Social Movements: Achievements and Challenges in the Case of Conscientious Objection to Compulsory Military Service in Colombia

ALEXANDRA LOPES DA COSTA 175 Modern-Day Inquisition: A Report on Criminal Persecution, Exposure of Intimacy and Violation of Rights in Brazil

ANA CRISTINA GONZÁLEZ VÉLEZ AND VIVIANA BOHÓRQUEZ MONSALVE 193 Case Study on Colombia: Judicial Standards on Abortion to Advance the Agenda of the Cairo Programme of Action
FOREIGN POLICY AND HUMAN RIGHTS

The fields of human rights and foreign policy have coincided with increasing frequency in recent years. The convergence of these areas, however, has not been widely explored in academic circles of the Global South, and is often considered secondary by activists working at the national level. This issue of SUR, prepared in partnership with Asian Forum for Human Rights and Development, CIVICUS: Worldwide Alliance for Citizen Participation and Commonwealth Human Rights Initiative, proposes, on the one hand, to raise awareness about the different interfaces and interactions between the international activities of countries and the national protection of human rights, and, on the other, to examine contemporary international dynamics such as the emergence of a multipolar world and its impact on the global protection of human rights.

The thematic group of articles addresses the changes in the international system—primarily the more prominent role played by so-called emerging powers (Brazil, South Africa, India, and China, among others)—and their impact on the global protection of human rights.

Reviewing the foreign policy of these countries and their impact on human rights includes, for example, analyzing their increased commitment to and engagement with regional and international human rights protection mechanisms. With respect to this point, the potential role of emerging powers in the field of health is examined by David Petrasek in New Powers, New Approaches? Human Rights Diplomacy in the 21st Century. In his article, Petrasek argues that, despite the reluctance of these new powers to adopt traditional tactics such as naming and shaming and the imposition of conditionalities in their bilateral relations, these countries play an important role in the international protection of human rights through standard-setting on specific human rights issues in multilateral forums.

In Foreign Policy and Human Rights in Emerging Countries: Insights Based on the Work of an Organization from the Global South, Camila Asano, coordinator of Foreign Policy and Human Rights at Conectas, examines the role of emerging countries, with a focus on Brazil, in international and multilateral bodies. Based on the experience of Conectas, the article provides insights for other civil society organizations wishing to engage with the formulators and implementers of foreign policy to promote policies that are more respectful of human rights. SUR 19 also features a joint interview with Maja Daruwalla, of the Commonwealth Human Rights Initiative (India), and Susan Wilding, of CIVICUS World Alliance for Citizen Participation (South Africa), two additional organizations that monitor how their countries’ activities abroad are affecting human rights. Both for Asano and for Daruwala and Wilding, the international performance of their countries leaves a lot to be desired in terms of consistency.

A subgroup of articles analyzes, more specifically, two topics of Brazilian foreign policy: health and international development cooperation. In Public Health and Brazilian Foreign Policy, Deisy Ventura addresses Brazilian diplomacy in the field of health—at a regional and international level—and analyzes how the human rights topic has been included in this agenda. In the article, Ventura demonstrates the solidarity that underpins Brazilian health diplomacy, but also warns of the proliferation of cross-cutting contradictions—both internal and external—that weaken, in the current context, the prevalence of human rights and the very effectiveness of Brazilian health cooperation. In Brazil’s Development Cooperation with Africa: What Role for Democracy and Human Rights?, Adriana Erthal Abdenur and Danilo Marcondes de Souza Neto revisit the role and presence of Brazil on the African continent, analyzing how and to what extent the “Brazilian model” of cooperation directly and indirectly impacts the dimensions of democracy and human rights on the African continent. The authors identify, despite the non-interventionist rhetoric of Brazilian foreign policy, a positive—albeit cautious—role of the country in its relationship with African nations. They point out, however, that Brazil could be a more active and decisive partner in the promotion of democracy and human rights on the continent.

This group also includes two articles on the national implementation of international norms, decisions and recommendations. These articles were
included with the aim of countering the normative analysis that usually underlies studies on this topic by including the political dimension that permeates the domestic incorporation of international instruments, given that, in the same one country, we find cases of active engagement, limited respect and even defiance of international norms. These dynamics interest us, since they have a considerable impact on the scope that victim protection systems will have in each specific context.

In this context, in *Incorporating International Human Rights Standards in the Wake of the 2011 Reform of the Mexican Constitution: Progress and Limitations*, Carlos Cerda Dueñas examines how the 2011 constitutional reform in Mexico established respect for human rights as a guiding principle of the country’s foreign policy and what the impact of this has been on the incorporation of international norms by the country. Elisa Mara Coimbra, meanwhile, discusses the relationship between Brazil and the Inter-American System of Human Rights. In *Inter-American System of Human Rights: Challenges to Compliance with the Court’s Decisions in Brazil*, the author comments on the implementation status of the decisions in five cases in which Brazil was condemned by the regional system.

Despite the variety of issues present in this edition, we should briefly mention the major research topics and agendas that emerged during the conception and production of this issue of SUR and that, for practical reasons, have not been fully addressed here. Prominent among them are, for example, the dynamics of transparency, accountability and citizen participation in foreign policy, and comparative studies of foreign policies of two or more countries from the Global South. As expected, and fortunately, the debate does not end with this issue, and SUR remains committed to continuing this dialogue.

**Non-thematic articles**

This issue of SUR includes four articles in addition to the dossier. The first, *Finding Freedom in China: Human Rights in the Political Economy*, written by David Kinley, addresses human rights in China from an economic policy perspective, proposing new ways of viewing the relationship between the Chinese economic model and the realization of fundamental freedoms in the country.

Laura Betancur Restrepo, in *The Promotion and Protection of Human Rights through Legal Clinics and their Relationships with Social Movements: Achievements and Challenges in the Case of Conscientious Objection to Compulsory Military Service in Colombia*, presents an analysis of the work of the Constitutional Court of Colombia on the subject of conscientious objection in the specific case of mandatory military service. Based on discourse analysis, the author attempts to comprehend the legal translation of social demands and its direct and indirect impacts for social movements.

Finally, the issue contains two articles that tackle the issue of sexual and reproductive rights. The first, *Modern-day inquisition: A Report on Criminal Persecution, Exposure of Intimacy and Violation of Rights*, written by Alexandra Lopes da Costa, discusses the implications of the ban on abortion in Brazil, in a quasi-journalistic account of a case that occurred in the state of Mato Grosso do Sul.

The second, *Case Study on Colombia: Judicial Standards on Abortion to Advance the Agenda of the Cairo Programme of Action*, by Ana Cristina González Vélez and Viviana Bohórquez Monsalve, examines how Colombia and, more broadly, Latin America, have advanced in the implementation of the Cairo Programme of Action, which addresses access to abortion and the protection of other reproductive rights.

Finally, we would like to emphasize that this issue of the Sur Journal was made possible by the support of the Carlos Chagas Foundation (FCC). Conectas Human Rights is grateful for the collaboration of the partner organizations throughout the production of the thematic section of this issue. We also thank Amado Luiz Cervo, Bridget Conley-Zilkic, Celia Almeida, Daniela Riva Knauth, Deisy Ventura, Eduardo Pannunzio, Eloisa Machado de Almeida, Fernando Sciré, Gabriela Costa Chaves, Gilberto Marcos Antonio Rodrigues, Gonzalo Berrón, Guilherme Stolle Paixão, Eunice Carvalho, Katia Tacla, Jefferson Nascimento, Louis N. Brickford, Márcia Nina Bernardes, Renan Honório Quinalha, Renata Avelar Giannini, Salvador Tinajero Esquivel and Thomas Kellogg for reviewing the articles published in this issue.
ABSTRACT

Based on the foreign policy work done by international organization based in Brazil Conectas Human Rights, this article examines the multilateral and bilateral roles of emerging countries in relation to their postures on international human rights protection. The inconsistencies and challenges revealed provide a starting point for reflecting on Conectas’ approach and for suggesting a series of strategies that may be useful to other civil society organizations seeking to address foreign policy issues.

Original in Portuguese. Translated by John Penny.

Received in October 2013. Accepted in November 2013.

KEYWORDS

Foreign policy – Human rights – Emerging countries – Civil society – Conectas Human Rights

This paper is published under the creative commons license.
This paper is available in digital format at <www.surjournal.org>.
FOREIGN POLICY AND HUMAN RIGHTS IN EMERGING COUNTRIES: INSIGHTS BASED ON THE WORK OF AN ORGANIZATION FROM THE GLOBAL SOUTH

Camila Lissa Asano

1 Introduction

So-called emerging powers such as South Africa, Brazil, India, Indonesia, Mexico, Nigeria and Turkey have gained international prominence on account of their growing economies, and they play an increasingly active role in defining the direction of international politics. Their alliances, partnerships and fora continue to gain significance and visibility and the decisions made by these countries have an impact that reaches far beyond their own borders.

While many emerging countries have focused on reforming global governance and put pressure on multilateral agencies and mechanisms to reflect their new international role, their commitment to improving the international human rights system is less clear. Their performance and conduct in the field of human rights is often inconsistent with their foreign policy activities. For example they frequently abstain in multilateral fora from supporting resolutions condemning flagrant human rights abuses. The governments of some of these countries also have allowed public funds to finance commercial and other developments in foreign countries that contributed to flagrant human rights violations of local people.

It is vitally important, therefore, for civil society in each of these emerging powers to demand transparency and accountability from their governments, as well as consistency between their governments’ human rights commitments and the decisions and positions they adopt on the international stage. One way to do this is to analyze the voting record of a particular country in the traditional international fora, as well as its foreign policy activities at bilateral, regional and multilateral levels, with a view to publicizing information revealing possible or imminent

* The author is indebted to Fabiana Leibl, Fernando Sciré, Jefferson Nascimento, Laura Waisbich, Marina Luna and Raisa Cetra for research assistance and for sharing ideas in the course of preparation of this article.

Notes to this text start on page 131.
inconsistencies. By working alongside national institutions and other civil society groups, NGOs can contribute to strengthening democracy at the national level. This kind of approach is timely, and can benefit from the fact that the emerging powers have only recently begun to assume a higher profile in multilateral and other fora. This means that civil society in emerging countries at present may be in a better position to bring about effective changes in governments’ foreign policy, than civil society in long-established powers with more “institutionalized” foreign policies.

This paper intends to share the work strategies of Conectas Human Rights on the subjects of foreign policy and human rights with other civil society organizations keen to influence the practices of their own governments and possibly even to invite scholars in their respective countries to research the issues for themselves. Some of the discussions and strategies presented in this paper echo those of a recent Conectas publication entitled *Foreign Policy and Human Rights: Strategies for Civil Society Action – A view through the experience of Conectas in Brazil* (CONECTAS DIREITOS HUMANOS, 2013) which includes, in addition to strategies and suggestions, an account of the organization’s experience over the years of working on foreign policy advocacy.

2 Foreign policy and human rights

2.1 Conectas’ activities in the foreign policy area

Conectas began working in the foreign policy area in 2005, at a time when this subject was of limited interest to other Brazilian organizations. Brazil’s foreign policy agenda was primarily defined by executive branch officials, in particular by the Ministry of Foreign Affairs (known as Itamaraty) and was subject to very little scrutiny from Brazilian civil society. Information was not readily forthcoming on many key issues: e.g. How was the government’s foreign policy agenda formulated? What were the decision-making processes of Itamaraty and other government entities driving Brazil’s position on subjects of international importance, such as voting in the UN Human Rights Council and other multilateral fora? How were ambassadors appointed? This dearth of information was also reflected in the Brazilian media, where the subject received scant attention.

Against this background, Conectas created its Foreign Policy and Human Rights Program based on the premise that in a democracy government has the obligation to be accountable to citizens for all its activities and to establish and foster channels for social participation. Given that foreign policy is public policy, civil society has a right to insist on transparency in the formulation and implementation of policies in this field. Furthermore the 1988 Brazilian Federal Constitution states in article 4, Paragraph II, that the country’s international relations must be governed by “the prevalence of human rights” (BRASIL, 1988). It follows that calling for respect for human rights in all of Brazil’s foreign policy decisions is more than simply a matter of principle, but also one of compliance with the constitutional commitment assumed in 1988.

The Table below presents Conectas’ principal action strategies related to its work on foreign policy.
Table 1*

<table>
<thead>
<tr>
<th>Action Line 1</th>
<th>Action Line 2</th>
<th>Action Line 3</th>
<th>Action Line 4</th>
<th>Action Line 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>INFORMATION AND RESEARCH</td>
<td>NETWORKS AND PARTNERSHIPS</td>
<td>CHECKS AND BALANCES</td>
<td>MEDIA AND PUBLIC SCRUTINY</td>
<td>FORA AND INTERNATIONAL MECHANISMS</td>
</tr>
<tr>
<td>To demand transparency: To pressure government to publish information on foreign policy commitments and priorities. State travel, attendance at multilateral meetings etc., and to take steps to disseminate this material widely in an active way, not simply in response to access-to-information requests.</td>
<td>To foster networks and opportunities: Seek to form strategic partnerships with other civil society organizations and to broaden networks to include a diverse range of actors (academics, journalists, businessmen, trade union members, religious leaders, students, immigrant communities, etc.) on issues concerned with foreign policy. Acting as a network or in partnership, to promote the creation of formal and informal mechanisms (or to strengthen them if they already exist) with a view to enhancing interaction between civil society and those responsible for foreign policy making.</td>
<td>Legislative: To encourage the Legislative Branch to oversee human rights related foreign policy by using established democratic procedures, such as calling for public hearings in Congress and facilitating dialogue between legislators and the Executive.</td>
<td>To inform the mainstream media: To work with the national and international media with a view to increasing the visibility of the country’s international positions on issues related to human rights and to provide information on its foreign policy. To make available relevant information, witness statements and op-ed articles in order to strengthen ties with the national and international media.</td>
<td>To participate in human rights related events: To participate in sessions of the regional and international human rights systems (e.g. the UNCHR), to track the country’s conduct in the institutional processes germane to the regional and international human rights systems and to take thematic defensive actions appropriate to each country.</td>
</tr>
<tr>
<td>To systematize votes and positions: To compile, systematize and organize information about the country’s international conduct, positions taken, and its voting record in international human rights agencies and other multilateral fora.</td>
<td>To undertake inter-regional advocacy work: To work alongside partner organizations from other regions in order to monitor the conduct and positions of countries at the UN and in other multilateral organizations. To organize South-South inter-regional campaigns on human rights situations in countries in crisis aimed at bringing influence to bear on the foreign policy positions of emerging democratic powers.</td>
<td>Judicial: To employ legal mechanisms to question foreign policy actions and decisions, making full use of Constitutional provisions and the country’s laws, and mobilizing the courts where appropriate.</td>
<td>To use the media for advocacy: To take advantage of the media in order to pressure government, to raise public awareness and to contribute to public debate on agendas involving human rights issues.</td>
<td>Partnerships: To work with organizations based in the key host cities. To seek to establish a permanent presence in cities where regional or international human rights bodies are headquartered (e.g. Geneva) in order to strengthen contacts in general and ensure a congenial environment for undertaking potential advocacy activities.</td>
</tr>
<tr>
<td>To disseminate information: To publish and disseminate information obtained or produced about the country’s foreign policy related to human rights.</td>
<td>To participate in other fora and international fora: To participate in other fora which address a variety of non-human rights-related issues, monitoring events and procedures and gaining understanding of how to anticipate potential impacts of decisions.</td>
<td>Executive: To activate the internal structure of checks and balances within the Executive Branch.</td>
<td>To participate in human rights related events: To participate in sessions of the regional and international human rights systems (e.g. the UNCHR), to track the country’s conduct in the institutional processes germane to the regional and international human rights systems and to take thematic defensive actions appropriate to each country.</td>
<td>To participate in other multilateral fora: To participate in multilateral fora which address a variety of non-human rights-related issues, monitoring events and procedures and gaining understanding of how to anticipate potential impacts of decisions.</td>
</tr>
</tbody>
</table>

Source: CONECTAS DIREITOS HUMANOS, 2013.

2.2 States’ conduct in protecting international human rights

For the purposes of this article, we depart from the principle that States can contribute to the international protection of human rights through bilateral or collective fora. By collective fora, we mean those in which States act on the basis of not only their own national interests and imperatives, but especially in concert with other States. They include traditional multilateral organizations with a high degree of institutionalization, which count on an extensive normative framework regarding human rights, but also other political coalitions not necessarily created exclusively for the protection of such rights – such as the new BRICS and IBAS –, which have been classified as “minilateral” arrangements by some (FONSECA, 2012).
Among the collective fora, an example of a multilateral body is the United Nations Human Rights Council (UNHRC), a subsidiary body of the General Assembly and the world’s leading international human rights body. Its purpose is to seek to contribute to the advancement of international standards that strengthen the promotion and protection of human rights around the globe by inter alia adopting resolutions on thematic issues. The UNHRC also monitors respect for human rights through mechanisms such as: its resolutions on countries where serious or persistent violations of human rights take place; a system of “special procedures” (independent reporting and working groups); and the Universal Periodic Review (UPR), a mechanism under which all UN Member States are subjected every four years to a critical appraisal of their human rights conduct in a formal session where they also receive recommendations from other States participating in the Review. Other multilateral institutions considered part of the official system of human rights protection include those within the mandate of regional organizations such as the Organization of American States (OAS) with its Inter-American Commission on Human Rights (IACHR) and the Inter-American Court on Human Rights. When the multilateral and regional agencies demand more commitment to respect human rights by the emerging nations, the expectation is that these countries will help to bolster international human rights protection mechanisms by maintaining a responsible posture in international and regional fora. This involves their contributing to enhance the
rules, strengthening the monitoring capacity of the human rights institutions and complying with their recommendations and rulings.

Increasingly, however, the discussions and decisions that impact on fundamental rights go beyond the remit of the bodies created exclusively for addressing the issue and that are understood to form part of the traditional international human rights system. A multitude of bodies also exists whose primary mandate does not concern human rights, but which nevertheless deal with issues that have a direct impact on the international protection of these rights. Among these are groupings such as IBSA (India, Brazil and South Africa) and BRICS (Brazil, Russia, India, China and South Africa). Despite fluctuating between optimism and skepticism about the ability of these groups to challenge the international status quo, there is no denying that they have gained prominence in global debates, including those on human rights. The proliferation of bodies in which human rights are inserted transversely poses a tough challenge to civil society organizations monitoring the conduct of their governments.

Bilateral activities also have an international impact. Decisions on closer political relations with other governments, development aid investments and trade promotion obviously have a major influence on human rights protection in partner countries. Opportunities thus exist in the ambit of bilateral relations between States to promote and protect human rights on a broader, even worldwide scale.

In addition to the traditional diplomatic links nurtured by senior officials from both countries (in a bilateral relationship) and the activities of their embassies around the globe, other aspects of bilateral relations such as the provision of humanitarian assistance and international cooperation call for close inspection since they can have a substantial impact on human and other rights of local populations. Other mechanisms with the same consequences include the controversial system of bilateral sanctions and the practice, increasingly adopted by emerging countries, of providing public financing for commercial promotion of national companies in foreign States.

Conectas, through its Foreign Policy and Human Rights Program, tracks the performance of Brazil and other emerging countries both in terms of their bilateral activities and in regard to their stances in collective fora such as the UN and new coalitions to ascertain whether the positions adopted by these countries are consistent with their principles and commitments on human rights. Some examples are presented below.

### 2.3 Emerging powers’ conduct requiring the attention of civil society

The following are samples of foreign policy conducts by some emerging countries which call for closer study since they manifest marked inconsistencies with the rules of international human rights protection. While this behaviour cannot be generalized to all the emerging States, we seek to point out certain weaknesses in the foreign policies of some of the countries monitored by Conectas. The examples aim to illustrate ways in which a Global South human rights organization can do valuable work in the foreign policy field.
2.3.1 Emerging countries’ conduct in collective fora

i United Nations: Voting history and criticism of selectivity

At the multilateral level, one of the emerging countries’ main complaints concerns the alleged selectivity of the UN Human Rights Council. This body has been criticized for its lack of consistent and transparent criteria when deciding which countries should be the target of resolutions and which topics should be prioritized. This was clear from the intervention in 2012 of the South African Deputy Foreign Minister, Ebrahim Ismail Ebrahim, who argued that:

...the Council should remain a credible arbiter and deal with all global human rights concerns in a balanced manner. There should be no hierarchy. Economic, social and cultural rights should be on an equal footing and be treated with the same emphasis as civil and political rights.

(SOUTH AFRICA, 2013).

Similarly, the Council has been criticized for neglecting or absolving countries with urgent or chronic human rights crises while simultaneously and repeatedly issuing resolutions on a few states with dubious human rights records such as North Korea. This issue is very much in Brazil’s interest. In 2012, Brazil’s Human Rights Minister Maria do Rosario Nunes affirmed that the UNHRC “must assume position on serious human rights violations wherever they occur, respecting the principles of non-selectivity and non-politicization” (BRASIL 2012a). In the following year the then Brazilian Foreign Minister, Antonio Patriota, argued that the Council should act to improve “the lives of human beings, through a balanced and non-selective approach to human rights, free from futile objections and paralyzing polarization” (BRASIL, 2013).

However, criticism of the selectivity of the UNHRC is not always accompanied by consistent behaviour by the emerging States. A striking example was the case of Bahrain which, despite the serious violations committed there and the condemnation by the UN High Commissioner for Human Rights, Navi Pillay, received little attention from the Council.

The human rights situation in Bahrain deteriorated from February 2011, when peaceful protests for democratic reforms commenced. Despite the serious human rights situation, the UNHRC kept silent for over a year. Seeking to reverse this situation, 26 human rights organizations in June 2012 demanded all delegations in Geneva to desist from turning a blind eye to the events in Bahrain (JOINT..., 2012). During the 20th UNHRC session, 27 States finally issued a Joint Statement showing concern about the situation in Bahrain. Among the emerging countries that had criticized the Council for its selectivity, such as South Africa, Brazil, India, Indonesia, Nigeria and Turkey, only Mexico signed this statement. The violations continued apace in Bahrain, leading in February 2013 to a further joint appeal for the abuses to be investigated by the Council (JOINT..., 2013a). At the 22nd UNHRC session 44 countries appended their names to a second
Joint Statement. Once again Brazil, South Africa, Nigeria, India, Indonesia and Turkey failed to sign. And once again Mexico was an exception. The subject was revisited at the 24th session, in September 2013, after robust civil society action demanding the adoption of a resolution on Bahrain and pressuring countries that had not adhered to previous statements to join in this fresh initiative. While the result was yet another statement (the idea of a specific resolution was dropped) one positive point emerged: Brazil, which previously had merely chosen to make its own statement on the Bahrein situation, finally joined Mexico as one other emerging nation to sign the new statement (JOINT..., 2013b). Conectas played a role in all the collective initiatives reported here.

As a way of pointing to the contradictions between talk and action, Conectas has since 2006 published the yearbook *Human Rights: Brazil at the UN*. This publication contains information about Brazil’s votes at the UN and recommendations made and received by Brazil on human rights. In addition to providing data for researchers and/or other organizations involved with human rights, the Yearbook is an ideal vehicle for making clear to the Brazilian government that its conduct in multilateral forums is closely followed by civil society.

Before 2009 monitoring of UN votes was done either virtually or by Conectas representatives attending sessions in Geneva on an ad hoc basis. In 2010, the organization joined forces with two other Latin American organizations - the Center for Legal and Social Studies (CELS) based in Argentina and Corporación Humanas from Chile - to appoint a permanent representative in Geneva. As well as tracking voting at the UN, this partnership of three organizations made it possible to undertake joint actions on different fronts in Geneva.

As regards voting patterns, Conectas observed fluctuations from year to year in the support given by emerging countries such as Brazil, Mexico, Nigeria, South Africa, India and Indonesia to UN resolutions targeted at violations in specific countries. While the human rights component of a particular country’s foreign policy is not necessarily reflected only in the way it votes on resolutions in the UNCHR and the UN General Assembly, it nevertheless provides important pointers to its general direction on the subject. The UNCHR and the UNGA provide, afterall, a benchmark for setting minimum limits to the international acceptance of human rights violations. Monitoring votes thus allows civil society to detect inconsistencies and to concentrate advocacy efforts on causes or countries that receive less attention in multilateral fora.

The following are examples of the above-mentioned fluctuations and Conectas’ strategies for influencing Brazil’s votes at the UN:

**North Korea**

Human rights violations in the Democratic People’s Republic of Korea (North Korea) have been the subject of international concern for many years. Since 2003 the former UN Human Rights Commission10 and the current HRC adopted a number of resolutions expressing misgivings about the human rights situation in that country.
While Brazil had previously voted in favor of several procedures on North Korea, it abstained in the UNGA in 2008 and again the following year, both at UNGA and the HRC. As the above chart shows, India and South Africa abstained, Indonesia and Nigeria voted against and, once again, Mexico voted in favor.

Arguing that Brazil’s abstention violated the country’s constitutional principle of respect for human rights in the conduct of foreign policy (Federal Constitution, article 4, II), Conectas approached the Federal Public Prosecutors Office in Brasilia to ask it to demand an explanation of Brazil’s vote from the Ministry of Foreign Affairs. Itamaraty responded that it had abstained in the belief that the way forward was to create a political and diplomatic environment capable of allowing North Korea to voluntarily commit to human rights and cooperate with the UN. In the event, North Korea refused to accept all the recommendations made by the 2009 UPR mechanism, including those put forward by Brazil. As a result Brazil changed its position in 2010, joining Mexico to vote in favor of the resolution. From 2012 onwards, resolutions on North Korea were adopted by consensus and a Commission of Inquiry on Human Rights in the Democratic People’s Republic of North Korea was later adopted (in March 2013), also by consensus of all members of the UNCHR. In short, it is clear that the request for information made by another government body (in this case the FPO) was useful for eliciting the required information (i.e. an explanation of Brazil’s position), and at the same time forced Itamaraty to confront the failure of its adopted strategy, and to remedy this by assuming a more robust attitude for human rights.

Iran

In the voting on the human rights situation in Iran at UNGA, India, Brazil, South Africa, Nigeria, Indonesia were notable for their questionable voting conduct. An analysis of the votes from 2009 onwards shows that among the so-called
emerging countries group, only Mexico voted in favor of the resolutions on Iran. Brazil had in fact abstained since 2001 (except in 2003) on all the resolutions condemning human rights violations in Iran. This was also the case of South Africa, Nigeria and Indonesia (the latter two had voted against in previous years). India also wavered between abstention and voting against the resolution with final prevalence of the latter.

Table 3

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Brazil</td>
<td>Abstention</td>
<td>Abstention</td>
<td>Abstention</td>
<td>Abstention</td>
</tr>
<tr>
<td>India</td>
<td>Against</td>
<td>Against</td>
<td>Against</td>
<td>Against</td>
</tr>
<tr>
<td>South Africa</td>
<td>Abstention</td>
<td>Abstention</td>
<td>Abstention</td>
<td>Abstention</td>
</tr>
<tr>
<td>Mexico</td>
<td>In favor</td>
<td>In favor</td>
<td>In favor</td>
<td>In favor</td>
</tr>
<tr>
<td>Nigeria</td>
<td>Against</td>
<td>Abstention</td>
<td>Abstention</td>
<td>Abstention</td>
</tr>
<tr>
<td>Indonesia</td>
<td>Against</td>
<td>Against</td>
<td>Abstention</td>
<td>Abstention</td>
</tr>
</tbody>
</table>

Source: High Commissioner for Human Rights. Data compiled by the author.

To raise the Brazilian government’s awareness on the issue, Conectas organized a series of meetings between Iranian activists and Brazilian government and civil society representatives aimed at persuading Brazil to take a stronger position. The outcome was that within a month (on 24 March 2011) Brazil voted in favor of the UNHRC adopting a resolution “establishing the mandate of a Special Rapporteur on the situation of human rights in the Islamic Republic of Iran”. Since then Conectas has kept a close watch on Brazil’s position on Iran, and continues to keep the issue alive in Brazil, publishing opinion articles and disseminating other information on the subject.

ii International coalitions: BRICS and IBSA

The IBSA (India, Brazil and South Africa) and BRIC (Brazil, Russia, India, China and South Africa) groupings of so-called emerging or rising powers have gained prominence internationally. A common thread bringing these countries together is the prospect of their forming an alternative to the distribution of power centered on Europe and the United States by promoting an agenda to reform global governance and strengthen the South-South axis. Human rights play a particular role in these two groupings and call for deeper analysis by academic practitioners and others. As mentioned in the Introduction above, although the groupings were not established with a specific mandate to promote and protect human rights (unlike UNHRC), the decisions taken by IBSA and BRICS can nevertheless have a powerful impact
on these rights. These groupings also offer opportunities for joint advocacy on topics of interest to civil society in the individual member countries. According to Itamaraty,

IBSA is a coordinating mechanism covering three emerging countries, three multiethnic and multicultural democracies, which are determined to contribute to building a new international architecture, to speak with one voice on global issues and to enhance their mutual relations in different areas.

(BRASIL, [200--a]).

The subject of human rights, considered to be of core importance to the grouping, has occupied a specific place in the Official Summit Declarations and has been mentioned in the final declarations of all five Presidential Summits to date. Furthermore, IBSA has shown itself in the past to be able and willing to coordinate policy in areas impacting on human rights, e.g. the group’s reaction to the Middle East crises (the IBSA Mission to Syria in August 2011, the IBSA Declaration on the Gaza Conflict, November 2012, etc.), and the joint positions at the UNHRC (proposal supporting the draft resolution on the right to health and access to medicines at the 12th Session in 2009).

An example of action by Conectas was when a second IBSA mission to Syria was first announced (it did not materialize). Questioning the results of the first mission Conectas was concerned about

...the announcement of a possible second mission in Syria, since the first showed weak and ineffective outcomes in terms of the victims of human rights violations. The group is concerned that the Syrian government used IBSA to legitimize its actions by averring that Syria is in dialogue and cooperating with countries of the South, without showing proof of genuine commitment to immediately ending the repression.

(CONECTAS 2011, s / w).

In the case of the BRICS, the grouping’s identification with human rights as a key subject is much less clear. According to Itamaraty “the BRICS is an informal grouping which provides space for its five members to (a) dialogue, identify convergences and consult on various topics and (b) expand contacts and cooperation in specific sectors” (BRASIL, [20--b]).

Although the first four BRICS declarations touched on issues such as the Millennium Development Goals, the human rights issue was addressed only tangentially. The first mention of human rights was in the Final Declaration of the 5th Summit (Durban, 2013), which cited the 20th anniversary of the Vienna Conference and floated the possibility of sectoral cooperation in the human rights area. The text also mentioned the need to ensure wideranging humanitarian relief access in the Syrian conflict, thereby significantly expanding the scope of the official statements of the group. The BRICS had hitherto confined themselves to backing the idea of a non-military solution to the conflict and the need to respect Syria’s sovereignty and territorial integrity - all reflecting the standard language
previously used to refer to other conflict situations (Afghanistan, Libya, Central African Republic, Iran, etc.).

On the specific issue of the BRICS approach to the Syrian crisis, Conectas developed an incidence action plan aimed at securing the inclusion in the Declaration of the 5th Summit of a firm statement to underscore the need for unrestricted and secure humanitarian access to all parts of Syria. Prior to the summit, Conectas met Itamaraty officials in Brasilia with a view to familiarizing itself with Brazil’s position on the issue. Conectas also sought to inform the public about the impact that decisions taken jointly by BRICS countries could have on human rights in Brazil and elsewhere. Conectas also joined forces with other humanitarian and human rights organizations in various countries over the case of Syria. These initiatives resulted in the 5th Summit Final Declaration including a specific mention of Syria.

2.3.2 Emerging countries’ approach to human rights in terms of bilateral relations

i Official high-level visits: timid reactions to serious violations

Brazil’s foreign policy has been marked by a reluctance to prioritize human rights in the context of bilateral relations. This has been the case especially during visits by senior Brazilian government representatives to other countries. One possible explanation for this timidity when confronted with serious violations in countries with which Brazil has diplomatic relations (such as Zimbabwe), is that Brazil does not feel it has moral authority to criticize other nations while human rights abuses continue to be committed in its own territory.

The “glass ceiling” argument has already been put forward by President Dilma Rousseff to justify Brazil’s non-criticism of the notorious violations in two countries which she visited in February 2012 in her capacity as Head of State – Venezuela (PRESIDENTE..., 2011) and Cuba. When asked about her failure to raise the issue of political prisoners in Cuban gaols, President Rousseff brushed off the question by commenting that if human rights were on the agenda it would be necessary also to address the situation at Guantánamo Bay. Following on the President’s comment, Conectas requested (two months later) the President to raise human rights, including violations at Guantánamo, with her US counterpart during her official visit to the United States. However according to official information, the subject received no particular emphasis during the visit.

Conectas is firmly of the opinion that high-level official visits are valuable opportunities that should be used to raise questions related to human rights, given that they are exclusive channels where many other difficult topics such as disagreements over foreign exchange or protectionism are invariably discussed.

Questioned on the case of Cuba, the Brazilian government has stuck to the official line that it awards priority to dealing with human rights issues in multilateral fora. Paradoxically, and despite these protestations, very little activity has been observed on the part of the Brazilian government to raise concerns in these multilateral fora about specific cases of human rights violations around the world.
Use of public resources: humanitarian cooperation and investments abroad

International cooperation comprises development cooperation initiatives (financial contributions for infrastructure construction, technology transfer through technical and scientific cooperation, etc.) and humanitarian aid (food distribution, provision of doctors, nurses, etc.). Both types of cooperation have an impact on the rights of local populations.

One of the Conectas’s research findings in this area is that international cooperation provided by emerging countries is still low in terms of the resources invested. A further issue of concern is that in the case of humanitarian aid it would appear that no clear criteria exist to define which recipients are in greatest need. This problem is abundantly clear in, for example, the case of Syria.

With the continuing deterioration of the Syrian crisis and few prospects for improvement, the UN launched in June 2013 the largest humanitarian call for funds in the organization’s history. An appeal for a total of US$ 4.4 billion for humanitarian assistance programs in and around the country, to serve more than 6.8 million people in urgent need of humanitarian aid, 4.25 million internally displaced and over 1.6 million refugees was launched.

Considering the growing need for humanitarian aid resources for Syria, the economic crisis affecting many traditional donor countries in the North and the process of altering the axis of power from “the Old to the New World”, as certain governments are proud to proclaim, expectations revolved around the emerging countries being willing to make larger financial contributions to the appeal for assistance. However, if we analyze the UN figures, it is now clear that none of these factors led to a significant change in the flow of donations, which continue to be provided mainly by northern hemisphere countries.

According to data from the United Nations High Commissioner for Refugees (UNHCR) (UNITED NATIONS, 2013c), of the approximately US$800 million raised for the Regional Response Plan for Syria (RRP) in 2013, 62.9% was donated by the United States, France, Japan, Germany, UK and the EU. Donations from the United States alone accounted for 37.2% of all the funds. Russia, in contrast, donated 1.2% of the total, while China accounted for 0.1%. No RRP donations have yet been verified as forthcoming from emerging countries such as South Africa, India, Mexico, Indonesia, Nigeria and Turkey.

Another issue that has concerned Conectas from the bilateral relations standpoint is the use of public resources made available by national development banks to finance the operations of home-based firms abroad. The activities of such firms and the potential for them to be involved in human rights violations are not subject to appropriate social controls.

This situation can also been observed at supranational levels. The announcement, for example, of the creation of the BRICS Bank during the grouping’s 5th Summit in 2013 (in South Africa), flagged up a warning in this regard since no mention was made of transparency criteria and respect for human rights in the Bank’s founding statutes. This amounts to a crucial oversight, particularly since the Bank will be financing major infrastructure projects with significant potential for human rights violations (especially in Africa).
Elsewhere it has been stated that one of the models for the new BRICS Bank would be the BNDES (Brazil’s National Bank for Economic and Social Development), which provided, according to the Bank’s annual report, around US$190 billion in project financing in Brazil and abroad in 2013.

It is worth highlighting that the BNDES has been severely criticized for its lack of transparency and rigour with regard to human rights issues when supplying credit to Brazilian companies operating outside of Brazil. This worrying situation led seven Brazilian civil society organizations, including Conectas, to deliver a joint submission to the UN when it was Brazil’s turn to be subjected, for the second time, to the Human Rights Council Universal Mechanism Review in Geneva.20

3 Some conclusions

This article is not based upon the premise that emerging countries are not sufficiently committed or qualified to make a positive contribution to the protection of human rights internationally. There are nevertheless aspects of their foreign policies that can and should be modified to reveal more clearly the role of human rights issues in their international actions. With the emerging countries achieving a new level of responsibility and visibility on the world stage, it becomes increasingly unacceptable for them to ignore or disregard human rights in their foreign policy agendas.

Various explanations have been put forward for the developing countries’ reluctance to fully embrace the cause of human rights. These involve ideological questions frequently rooted in the idea that emerging countries are loath to reproduce what they regard as the “imperialist” imposition of human rights. On other hand, practical considerations are also thought to hold them back, such as being host to serious human rights violations in their own countries that would leave them open to embarrassing charges of inconsistency between their pronouncements to the world at large and stark reality - the famous “glass ceiling”. In certain developing countries geopolitical considerations also tend to influence attitudes to human rights. This is the case, for example, of India which has to contend with sensitive problems with neighbors in its immediate region (e.g. Pakistan) and which inhibit its government (and governments in similar situations) from taking a more robust line on human rights questions in other parts of the world. These and other causes have been suggested that require cautious and careful analysis. This topic would undoubtedly provide fertile ground for the think tanks devoted to the study of foreign policy which are rapidly evolving in the emerging countries.

On a final note, one particular cause on which human rights organizations can indeed have a degree of influence is to seek to increase the low cost of a foreign policy that fails to promote human rights.

This is one area directly susceptible to intervention by organized civil society: the higher the cost of avoiding transparency and accountability in a country’s international stand on human rights, the greater the political cost will be of a foreign policy that treats human rights as something that is negotiable - a mere bargaining chip in the endless rounds of negotiations between countries. Increasing the political cost of internationally adopted positions that do not necessarily promote and protect human rights is something entirely within the reach of social movements, trade unions and non-governmental organizations.
REFERENCES

Bibliography and other sources


UNITED NATIONS. 2009. Promotion and Protection of all Human Rights, civil, political, economic, social and cultural rights, including the right to development, Resolution A/HRC/RES/12/24, 12 October 2009.


UOL. 2012. Em Harvard, Dilma fala sobre Venezuela, corrupção, Copa do Mundo e diz que queria ser bombeira, 10 de abril, Internacional.
human rights activists. Additional information oppose these measures and reports of torture and government has reacted violently against those who the activities of civil society organizations. The right of association, using specific laws to control legal mechanisms to restrict demonstrations and the matter of concern: the government has resorted to 8.

United Kingdom, United States and Uruguay. Slovakia, Slovenia, Spain, Sweden, Switzerland, Poland, Portugal, Republic of Korea, Romania, Mexico, Monaco, Montenegro, Netherlands, Norway, Portugal, Republic of Korea, Romania, Slovakia, Slovenia, Spain, Sweden, Switzerland, United Kingdom, United States and Uruguay.

The Human Rights Council, were Albania, Andorra, Australia, Austria, Belgium, Botswana, Bulgaria, Chile, Costa Rica, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Iceland, Italy, Ireland, Liechtenstein, Luxembourg, Mexico, Montenegro, Norway, Poland, Portugal, Romania, Slovakia, Slovenia, Spain and Switzerland.

7. The 44 countries that signed the second joint statement on Bahrain at the 22nd Session of the Human Rights Council, were Albania, Andorra, Austria, Austria, Belgium, Botswana, Bulgaria, Chile, Costa Rica, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Italy, Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, Mexico, Monaco, Montenegro, Netherlands, Norway, Poland, Portugal, Republic of Korea, Romania, Slovakia, Slovenia, Spain, Sweden, Switzerland, United Kingdom, United States and Uruguay.

The human rights situation in Bahrain is still a matter of concern: the government has resorted to legal mechanisms to restrict demonstrations and the right of association, using specific laws to control the activities of civil society organizations. The government has reacted violently against those who oppose these measures and reports of torture and arbitrary detention are still common, even against human rights activists. Additional information about the current and past situation in Bahrain is available from the United Nations (2013a and b), Human Rights Watch (2013a and b) and Amnesty International (2012, 2013) and also on the site of the Cairo Institute for Human Rights Studies in the publication entitled “77 International and regional organizations urge the Human Rights Council to stop attempts to undermine UPR” (2013).

9. Compared with other so-called emerging countries, Mexico stands out with its more consistent voting record reflecting its commitment to human rights. According to Bruno Boti, “changes in Mexico’s human rights foreign policy were not a result of pressure exerted by a transnational network of activists, as described by the boomerang and spiral models. The changes were initiated endogenously in government, which sought to anchor the new democratic situation in Mexico abroad through international human rights commitments. In addition the Mexican government sought to ensure and convince international audiences of the credibility of this new attitude adopted by the Mexican State with respect to democratic reforms and human rights” (BERNARDI, 2009, p. 5).

10. The Human Rights Commission of the United Nations was replaced by the Human Rights Council in 2006. To learn more about the creation of the HRC, see Lucia Nader's article in Issue no. 7 of Sur Journal.

11. At the first Brasilia Summit in 2006, the official text stated that: “India, Brazil and South Africa, elected to the newly-formed Human Rights Council of the United Nations [...] share a common vision for reaffirming the universality, indivisibility, interdependence and interrelatedness of all human rights and fundamental freedoms, including the implementation and operationalization of the Right to Development and the special protection of the rights of vulnerable groups” (paragraph 16). The text also mentions that countries look kindly upon the adoption of the Convention on the Rights of Persons with Disabilities (paragraph 17). At the following Summit held in 2007 in Pretoria, the question of the right to development is mentioned again, and countries equally affirm their commitment to the Council and the Universal Periodic Review (UPR) mechanism of that body (paragraph 14). In 2008, in Delhi, the group again refers to the UN Human Rights Council and states that the work of the group “must develop without politicization, double standards and selectivity, and promote international cooperation on this subject” (paragraph 22). The leaders also emphasize the importance of a sectional dialogue around the subject aimed at mutual benefit to be secured from the protection and promotion of human rights (paragraph 23). At the 4th Summit in Brasilia in 2010, the member governments reaffirmed the high priority given to human rights and the
importance of cooperation in this area (paragraph 9). Specific mention is made of the issue of racism, racial discrimination and xenophobia as an area deserving attention (paragraph 10). They also acknowledge the adoption of a resolution by the HRC proposed collectively by the group members in the context of access to medical drugs (UNITED NATIONS, 2009). Finally, at the most recent Summit in Pretoria (2011), the group repeats the “imperative need for the international community to recognize and reaffirm the centrality of the Human Rights Council” (paragraph 39). The same paragraph also reaffirms that “leaders recognize that development, peace and security and human rights are interlinked and mutually reinforcing.” Furthermore they reaffirm their commitment to the Durban Declaration and its Plan of Action for the achievement of the World Conference against Racism, Xenophobia and Related Intolerance (WCAR) + 10, held that year. In paragraph 41, the need is highlighted to enhance cooperation in international human rights bodies and to share good practices in this area.

12. At the Delhi Summit (2012), the group claimed to be a “platform for dialogue and cooperation [...] for the promotion of peace, security and development in a multipolar, interdependent and increasingly complex and globalized world” (Delhi Declaration, 2012, paragraph 3).

13. “We welcome the 20th Anniversary of the World Conference on Human Rights and the Vienna Declaration and Plan of Action and agree to examine possibilities for cooperation in the area of human rights (paragraph 23).”

14. “Due to the deteriorating humanitarian situation in Syria, we urge all parties to allow and facilitate the immediate, safe, full and unrestricted humanitarian organizations to all who need access to care. We urge all parties to ensure the safety of humanitarian workers” (paragraph 26).

15. Learn more about the action in Conectas Direitos Humanos (2012).

16. The monitoring done by Conectas of Brazil’s role in the UN Human Rights Council, the main multinational body on human right questions, reveals that Brazil continues to award priority to the Universal Periodic Review (UPR) mechanism for addressing issues in other countries. While this is certainly a tool that should be strengthened, it must be remembered that each of the UN Member States submit themselves to the UPR once every four and a half years. Human rights crises need to be dealt with promptly and the HRC has the clear mandate to do so. Brazil should concentrate on strengthening the international community’s ability to react robustly against violations wherever they occur so that its oft-stated preference for dealing with violations in multilateral spaces and its harsh criticism of HRC selectivity are less contradictory. For more information about the UPR see Conectas Direitos Humanos (2012).

17. Conectas made use of the channel opened up by the Foreign Ministry to engage with society via Twitter regarding the President’s official visit to the US in 2012. See Brasil (2012b).

18. Examples of Dilma Rousseff’s statements in this vein are: “I believe that human rights cannot be the object of political struggle, and I will not use political struggle to that end because I do not consider that there is only one country or group of countries that violates human rights. Therefore I would like to discuss this issue always multilaterally, because I know that this issue is exploited for political purposes” (UOL, 2012). At Harvard during the visit to the United States. Finally, “Who throws the first stone has a glass ceiling. We have ours in Brazil. That’s why I agree to talk about human rights within a multilateral perspective” (FELLET, 2012). During a press conference in Cuba.

19. The monitoring done by Conectas of Brazil’s role in the UN Human Rights Council, the main multinational body on human right questions, reveals that Brazil continues to award priority to the Universal Periodic Review (UPR) mechanism for addressing issues in other countries. While this is certainly a tool that should be strengthened, it must be remembered that each of the UN Member States submit themselves to the UPR once every four and a half years. Human rights crises need to be dealt with promptly and the HRC has the clear mandate to do so. Brazil should concentrate on strengthening the international community’s ability to react robustly against violations wherever they occur so that its oft-stated preference for dealing with violations in multilateral spaces and its harsh criticism of HRC selectivity are less contradictory. For more information about the UPR see Conectas Direitos Humanos (2012).

RESUMO

A partir da experiência da organização brasileira Conectas Direitos Humanos em seu trabalho com política externa, este artigo analisa o papel dos países emergentes nas dimensões multilateral e bilateral da proteção internacional dos direitos humanos. As incoerências e desafios encontrados nestes âmbitos são utilizados como ponto de partida para refletir sobre a prática da Conectas e sistematizar estratégias de atuação que possam ser úteis para outras organizações da sociedade civil desejosas de atuar com temas de política externa.

PALAVRAS-CHAVE

Política externa – Direitos humanos – Países emergentes – Sociedade civil – Conectas Direitos Humanos

RESUMEN

Sobre la base de la experiencia de la organización internacional brasileña Conectas Direitos Humanos en su trabajo con política exterior, este artículo analiza el papel de los países emergentes en los ámbitos multilateral y bilateral de protección internacional de los derechos humanos. Las incoherencias y desafíos encontrados en estos ámbitos se toman como punto de partida para reflexionar sobre la práctica de Conectas y sistematizar estrategias de acción que puedan resultar útiles para otras organizaciones de la sociedad civil que deseen actuar en temas de política exterior.

PALABRAS CLAVE

Política exterior – Derechos humanos – Países emergentes – Sociedad civil – Conectas Direitos Humanos
Instruments and Allies

VÍCTOR E. ABRAMOVICH

Social and Cultural Rights: Courses of Action in Economic, Social and Cultural Rights: Instruments and Allies

EDWIN REKOSH

Who Defines the Public Interest?

FIONA MACAULAY

in Brazil the Promotion of Citizen Security

STEVEN FREELAND

Implementing the Right to

E.S. NWAUCHE AND J.C. NWOBIKE

The Right to Recognition for Gays and Lesbians

RICHARD PIERRE CLAUDE

The Right to Education and Human Rights

JOSÉ RICARDO CUNHA

Human Rights and Justiciability: A Survey Conducted in Rio de Janeiro

LOUISE ARBOUR

Plan of Action Submitted by the United Nations High Commissioner for Human Rights

FERNANDE RAINÉ

The measurement challenge in human rights

MARIO MELO

Recent advances in the justiciability of indigenous rights in the Inter-American System of Human Rights

ISABELA FIGUEROA

Indigenous peoples versus oil companies: Constitutional control within resistance

ROBERT ARCHER

The strengths of different traditions: What can be gained and what might be lost by combining rights and development?

J. PAUL MARTIN

Development and rights revisited: Lessons from Africa

MICHELLE RATTON SANCHEZ

Brief observations on the mechanisms for NGO participation in the WTO

JUSTICE C. NWOBIKE

Pharmaceutical corporations and access to drugs in developing countries: The way forward

CLÓVIS ROBERTO ZIMMERMANN

Social programs from a human rights perspective: The case of the Lula administration’s family grant in Brazil

OSCAR VILHENA VIEIRA AND A. SCOTT DUPREE

Reflections on Civil Society and Human Rights

SCOTT DUPREE

OSCAR VILHENA VIEIRA

Reparation for Human Rights

The Coming of Age of Claims for Human Rights

JEREMY SARKIN

The Coming of Age of Claims for Reparations for Human Rights Absuses Committed in the South

PAUL CHEVIGNY

Repression in the United States after the September 11 Attack

SERGIO VIEIRA DE MELLO

Only Member States Can Make the UN WorkFive Questions for the United Nations

JEREMY SARKIN

The Coming of Age of Claims for Reparations for Human Rights

PAUL CHEVIGNY

Repression in the United States after the September 11 Attack

UN WorkFive Questions for the United Nations

SUR 1, v. 1, n. 1, Jun. 2004

EMILIO GARCÍA MÉNDEZ

Origin, Concept and Future of Human Rights: Reflections for a New Agenda

FLAVIA PIOVESAN

Social, Economic and Cultural Rights and Civil and Political Rights

OSCAR VILHENA VIEIRA AND A. SCOTT DUPREE

Reflections on Civil Society and Human Rights

JEREMY SARKIN

The Coming of Age of Claims for Reparations for Human Rights Absuses Committed in the South

VINODH JAICHAND

Public Interest Litigation Strategies for Advancing Human Rights in Domestic Systems of Law

PAUL CHEVIGNY

Repression in the United States after the September 11 Attack

SERGIO VIEIRA DE MELLO

Only Member States Can Make the UN WorkFive Questions for the United Nations

SUR 2, v. 2, n. 2, Jun. 2005

SALIL SHETTY

Millennium Declaration and Development Goals: Opportunities for Human Rights

FATEH AZZAM

Reflections on Human Rights Approaches to Implementing the Millennium Development Goals

RICHARD PIERRE CLAUDE

The Right to Education and Human Rights Education

JOSÉ REINALDO DE LIMA LOPES

The Right to Recognition for Gays and Lesbians

E.S. NWAUCHE AND J.C. NWOBike

Implementing the Right to Development

STEVEN FREELAND

Human Rights, the Environment and Conflict: Addressing Crimes against the Environment

FIONA MACAULAY

Civil Society-State Partnerships for the Promotion of Citizen Security in Brazil

EDWIN REKOSH

Who Defines the Public Interest?

VÍCTOR E. ABRAMOVICH

Courses of Action in Economic, Social and Cultural Rights: Instruments and Allies


CAROLINE DOMMEN

Trade and Human Rights: Towards Coherence

CARLOS M. CORREA

TRIPS Agreement and Access to Drugs in Developing Countries

BERNARDO SORJ

Security, Human Security and Latin America

ALBERTO BOVINO

Evidential Issues before the Inter-American Court of Human Rights

NICO HORN

Eddie Mabo and Namibia: Land Reform and Pre-Colonial Land Rights

NLERUM S. OKOBUBLE

Access to Justice and Human Rights Protection in Nigeria: Problems and Prospects

MARÍA JOSÉ GUEMBE

Reopening of Trials for Crimes Committed by the Argentine Military Dictatorship

JOSÉ RICARDO CUNHA

Human Rights and Justiciability: A Survey Conducted in Rio de Janeiro

LOUISE ARBOUR

Plan of Action Submitted by the United Nations High Commissioner for Human Rights

FERNANDE RAINÉ

The measurement challenge in human rights

MARIO MELO

Recent advances in the justiciability of indigenous rights in the Inter-American System of Human Rights

ISABELA FIGUEROA

Indigenous peoples versus oil companies: Constitutional control within resistance

ROBERT ARCHER

The strengths of different traditions: What can be gained and what might be lost by combining rights and development?

J. PAUL MARTIN

Development and rights revisited: Lessons from Africa

MICHELLE RATTON SANCHEZ

Brief observations on the mechanisms for NGO participation in the WTO

JUSTICE C. NWOBIKE

Pharmaceutical corporations and access to drugs in developing countries: The way forward

CLÓVIS ROBERTO ZIMMERMANN

Social programs from a human rights perspective: The case of the Lula administration’s family grant in Brazil

BOOK REVIEW

SUR 4, v. 3, n. 4, Jun. 2006

CARLOS VILLAN DURAN

Lights and shadows of the new United Nations Human Rights Council

PAULINA VEGA GONZÁLEZ

The role of victims in International Criminal Court proceedings: their rights and the first rulings of the Court

OSWALDO RUIZ CHIRIBOGA

The right to cultural identity of indigenous peoples and national minorities: a look from the Inter-American System

LYDIA KEMUNTO BOSIRE

Overpromised, underdelivered: transitional justice in Sub-Saharan Africa

DEVIKI PRASAD

Strengthening democratic policing and accountability in the Commonwealth Pacific

IGNACIO CANO

Public security policies in Brazil: attempts to modernize and democratize versus the war on crime

TOM FARER

Toward an effective international legal order: from co-existence to concert?

BOOK REVIEW

SUR 5, v. 3, n. 5, Dec. 2006

CARLOS VILLAN DURAN

Lights and shadows of the new United Nations Human Rights Council

PAULINA VEGA GONZÁLEZ

The role of victims in International Criminal Court proceedings: their rights and the first rulings of the Court

OSWALDO RUIZ CHIRIBOGA

The right to cultural identity of indigenous peoples and national minorities: a look from the Inter-American System

LYDIA KEMUNTO BOSIRE

Overpromised, underdelivered: transitional justice in Sub-Saharan Africa

DEVIKI PRASAD

Strengthening democratic policing and accountability in the Commonwealth Pacific

IGNACIO CANO

Public security policies in Brazil: attempts to modernize and democratize versus the war on crime

TOM FARER

Toward an effective international legal order: from co-existence to concert?

BOOK REVIEW

SUR 6, v. 4, n. 6, Jun. 2007

UPENDRA BAXI

The Rule of Law in India

OSCAR VILHENA VIEIRA

Inequality and the subversion of the Rule of Law

RODRIGO UPRIMNY YEPES

Judicialization of politics in Colombia: cases, merits and risks

LAURA C. PAUTASSI

Is there equality in inequality? Scope and limits of affirmative actions

GERT JONKER AND RIKI SWANZEN

Intermediary services for child witnesses testifying in South African criminal courts

BOOK REVIEW

PREVIOUS NUMBERS

Previous numbers are available at <www.surjournal.org>.
PREVIOUS NUMBERS

Previous numbers are available at <www.surjournal.org>.

ANN BLYBERG
The Case of the Mislaid Allocation: Economic and Social Rights and Budget Work

ALDO CALIARI
Trade, Investment, Finance and Human Rights: Assessment and Strategy Paper

PATRICIA FEENEY
Business and Human Rights: The Struggle for Accountability in the UN and the Future Direction of the Advocacy Agenda

INTERNATIONAL HUMAN RIGHTS COLLOQUIUM
Interview with Rindai Chipunde-Vava, Director of the Zimbabwe Election Support Network (ZESN) Report on the IX International Human Rights Colloquium

SUR 12, v. 7, n. 12, Jun. 2010

SALIL SHETTY
Foreword

FERNANDO BASCH ET AL.
The Effectiveness of the Inter-American System of Human Rights Protection: A Quantitative Approach to its Functioning and Compliance with its Decisions

RICHARD BOURNE
The Commonwealth of Nations: Intergovernmental and Nongovernmental Strategies for the Protection of Human Rights in a Post-colonial Association

MILLENNIUM DEVELOPMENT GOALS
AMNESTY INTERNATIONAL
Combating Exclusion: Why Human Rights Are Essential for the MDGs

VICTORIA TAULI-CORPUZ

ALICIA ELY YAMIN
Toward Transformative Accountability: Applying a Rights-based Approach to Fulfill Maternal Health Obligations

SARAH ZAIDI
Millennium Development Goal 6 and the Right to Health: Conflictual or Complementary?

MARCOS A. ORELLANA
Climate Change and the Millennium Development Goals: The Right to Development, International Cooperation and the Clean Development Mechanism

CORPORATE ACCOUNTABILITY
LINDIWE KNUTSON
Aliens, Apartheid and US Courts: Is the Right of Apartheid Victims to Claim Reparations from Multinational Corporations at last Recognized?

DAVID BILCHITZ
The Ruggie Framework: An Adequate Rubric for Corporate Human Rights Obligations?

SUR 13, v. 7, n. 13, Dec. 2010

GLENDA MEZAROBBAS
Between Reparations, Half Truths and Impunity: The Difficult Break with the Legacy of the Dictatorship in Brazil

GERARDO ARCE ARCE
Armed Forces, Truth Commission and Transitional Justice in Peru

REGIONAL HUMAN RIGHTS MECHANISMS
FELIPE GONZÁLEZ
Urgent Measures in the Inter-American Human Rights System

JUAN CARLOS GUTIÉRREZ AND SILVANO CANTÚ
The Restriction of Military Jurisdiction in International Human Rights Protection Systems

DEBRA LONG AND LUKAS MUNTINGH
The Special Rapporteur on Prisons and Conditions of Detention in Africa and the Committee for the Prevention of Torture in Africa: The Potential for Synergy or Inertia?

LUCYLINE NKATHA MURUNGI AND JACQUÍ GALLINETTI
The Role of Sub-Regional Courts in the African Human Rights System

MAGNUS KILLANDER
Interpreting Regional Human Rights Treaties

ANTONIO M. CISNEROS DE ALENCAR
Cooperation Between the Universal and Inter-American Human Rights Systems in the Framework of the Universal Periodic Review Mechanism

IN MEMORIAM
Kevin Boyle – Strong Link in the Chain
By Borislav Petrovan

SUR 14, v. 8, n. 14, Jun. 2011

MAURICIO ALBARRACÍN CABALLERO
Social Movements and the Constitutional Court: Legal Recognition of the Rights of Same-Sex Couples in Colombia

DANIEL VÁZQUEZ AND DOMITILLE DELAPLACE
Public Policies from a Human Rights Perspective: A Developing Field

J. PAUL MARTIN
Human Rights Education in Communities Recovering from Major Social Crisis: Lessons for Haiti

THE RIGHTS OF PERSONS WITH DISABILITIES
LUIS FERNANDO ASTORGA GATJENS
Analysis of Article 33 of the UN Convention: The Critical Importance of National Implementation and Monitoring

LEÍTICIA DE CAMPOS VELHO MARTEL
Reasonable Accommodation: The New Concept from an Inclusive Constitutional Perspective

MARTA SCHAAF
Negotiating Sexuality in the Convention on the Rights of Persons with Disabilities

TOBIAS PIETER VAN REENEN AND HELÈNE COMBRINCK
The UN Convention on the Rights of Persons with Disabilities in Africa: Progress after 5 Years

STELLA C. REICHER
Human Diversity and Asymmetries: A Reinterpretation of the Social Contract under the Capabilities Approach

PETER LUCAS
The Open Door: Five Foundational Films That Seeded the Representation of Human Rights for Persons with Disabilities

LUIS GALLEGOS CHIRIBOGA
Interview with Luis Gallegos Chiriboga, President (2002-2005) of the Ad Hoc Committee that Drew Up the Convention on the Rights of Persons with Disabilities

SUR 15, v. 8, n. 15, Dec. 2011

ZIBA MIR-HOSSEINI
Criminalising Sexuality: Zina Laws as Violence Against Women in Muslim Contexts

LEANDRO MARTINS ZANITELLI
Corporations and Human Rights: The Debate Between Volunteerists and Obligationists and the Undermining Effect of Sanctions

INTERVIEW WITH DENISE DORA
Former Ford Foundation’s Human Rights Officer in Brazil (2000-2011)
The work of the Carlos Chagas Foundation revolves around the principle of citizenship. Its specialties and lines of research are geared towards human and social development.

Research production at the FCC, which addresses the issues of policy evaluation, gender and race, consists of in-depth studies on the various levels of education.

In the Foundation’s three publications - Cadernos de Pesquisa (Research Journals), Estudos em Avaliação Educacional (Educational Evaluation Studies) and Textos FCC (FCC Texts) - this academic production features alongside the work of researchers from other institutions, providing a diversified view of the issues in the field.