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INTRODUCTION

HUMAN RIGHTS IN MOTION:
A MAP TO A MOVEMENT’S FUTURE

Sur Journal was created ten years ago as a vehicle to deepen and strengthen bonds between academics and activists from the Global South concerned with human rights, in order to magnify their voices and their participation before international organizations and academia. Our main motivation was the fact that, particularly in the Southern hemisphere, academics were working alone and there was very little exchange between researchers from different countries. The journal’s aim has been to provide individuals and organizations working to defend human rights with research, analyses and case studies that combine academic rigor and practical interest. In many ways, these lofty ambitions have been met with success: in the past decade, we have published articles from dozens of countries on issues as diverse as health and access to treatment, transitional justice, regional mechanisms and information and human rights, to name a few. Published in three languages and available online and in print for free, our project also remains unique in terms of geographical reach, critical perspective and its Southern ‘accent’. In honour of the founding editor of this journal, Pedro Paulo Poppovic, the 20th issue opens with a biography (by João Paulo Charleaux) of this sociologist who has been one of the main contributors to this publication’s success.

This past decade has also been, in many ways, a successful one for the human rights movement as a whole. The Universal Declaration of Human Rights has recently turned 60, new international treaties have been adopted and the old but good global and regional monitoring systems are in full operation, despite criticisms regarding their effectiveness and attempts by States to curb their authority. From a strategic perspective, we continue to use, with more or less success, advocacy, litigation and naming-and-shaming as our main tools for change. In addition, we continue to nurture partnerships between what we categorize as local, national and international organizations within our movement.

Nevertheless, the political and geographic coordinates under which the global human
The rights movement has undergone profound changes. Over the past decade, we have witnessed hundreds of thousands of people take to the streets to protest against social and political injustices. We have also seen emerging powers from the South play an increasingly influential role in the definition of the global human rights agenda. Additionally, the past ten years have seen the rapid growth of social networks as a tool of mobilization and as a privileged forum for sharing political information between users. In other words, the journal is publishing its 20th issue against a backdrop that is very different from that of ten years ago. The protests that recently filled the streets of many countries around the globe, for example, were not organized by traditional social movements nor by unions or human rights NGOs, and people’s grievances, more often than not, were expressed in terms of social justice and not as rights. Does this mean that human rights are no longer seen as an effective language for producing social change? Or that human rights organizations have lost some of their ability to represent wronged citizens? Emerging powers themselves, despite their newly-acquired international influence, have hardly been able – or willing – to assume stances departing greatly from those of “traditional” powers. How and where can human rights organizations advocate for change? Are Southern-based NGOs in a privileged position to do this? Are NGOs from emerging powers also gaining influence in international forums?

It was precisely to reflect upon these and other pressing issues that, for this 20th issue, SUR’s editors decided to enlist the help of over 50 leading human rights activists and academics from 18 countries, from Ecuador to Nepal, from China to the US. We asked them to ponder on what we saw as some of the most urgent and relevant questions facing the global human rights movement today: 1. Who do we represent? 2. How do we combine urgent issues with long-term impacts? 3. Are human rights still an effective language for producing social change? 4. How have new information and communication technologies influenced activism? 5. What are the challenges of working internationally from the South?

The result, which you now hold in your hands, is a roadmap for the global human rights movement in the 21st century – it offers a vantage point from which it is possible to observe where the movement stands today and where it is heading. The first stop is a reflection on these issues by the founding directors of Conectas Human Rights, Oscar Vilhena Vieira and Malak El-Chichini Poppovic. The roadmap then goes on to include interviews and articles, both providing in-depth analyses of human rights issues, as well as notes from the field, more personalized accounts of experiences working with human rights, which we have organized into six categories, although most of them could arguably be allocated to more than one category:

Language. In this section, we have included articles that ponder the question of whether human rights – as a utopia, as norms and as institutions – are still effective for producing social change. Here, the contributions range from analyses on human rights as a language for change (Stephen Hopgood and Paulo Sérgio Pinheiro), empirical research on the use of the language of human rights for articulating grievances in recent mass protests (Sara Burke), to reflections on the standard-setting role and effectiveness of international human rights institutions (Raquel Rolnik, Vinodh Jaichand and Emilio
Álvarez Icaza). It also includes studies on the movement’s global trends (David Petrasek), challenges to the movement’s emphasis on protecting the rule of law (Kumi Naidoo), and strategic proposals to better ensure a compromise between utopianism and realism in relation to human rights (Samuel Moyn).

**Themes.** Here we have included contributions that address specific human rights topics from an original and critical standpoint. Four themes were analysed: economic power and corporate accountability for human rights violations (Phil Bloomer, Janet Love and Gonzalo Berrón); sexual politics and LGBTI rights (Sonia Corrêa, Gloria Careaga Pérez and Arvind Narrain); migration (Diego Lorente Pérez de Eulate); and, finally, transitional justice (Clara Sandoval).

**Perspectives.** This section encompasses country-specific accounts, mostly field notes from human rights activists on the ground. Those contributions come from places as diverse as Angola (Maria Lúcia da Silveira), Brazil (Ana Valéria Araújo), Cuba (María-Ileana Faguaga Iglesias), Indonesia (Haris Azhar), Mozambique (Salvador Nkamat) and Nepal (Mandira Sharma). But they all share a critical perspective on human rights, including for instance a sceptical perspective on the relation between litigation and public opinion in Southern Africa (Nicole Fritz), a provocative view of the democratic future of China and its relation to labour rights (Han Dongfang), and a thoughtful analysis of the North-South duality from Northern Ireland (Maggie Beirne).

**Voices.** Here the articles go to the core of the question of whom the global human rights movement represents. Adrian Gurza Lavalle and Juana Kweitel take note of the pluralisation of representation and innovative forms of accountability adopted by human rights NGOs. Others study the pressure for more representation or a louder voice in international human rights mechanisms (such as in the Inter-American system, as reported by Mario Melo) and in representative institutions such as national legislatures (as analysed by Pedro Abramovay and Heloisa Griggs). Finally, Chris Grove, as well as James Ron, David Crow and Shannon Golden emphasize, in their contributions, the need for a link between human rights NGOs and grassroots groups, including economically disadvantaged populations. As a counter-argument, Fateh Azzam questions the need of human rights activists to represent anyone, taking issue with the critique of NGOs as being overly dependent on donors. Finally, Mary Lawlor and Andrew Anderson provide an account of a Northern organization’s efforts to attend to the needs of local human rights defenders as they, and only they, define them.

**Tools.** In this section, the editors included contributions that focus on the instruments used by the global human rights movement to do its work. This includes a debate on the role of technology in promoting change (Mallika Dutt and Nadia Rasul, as well as Sopheap Chak and Miguel Pulido Jiménez) and perspectives on the challenges of human rights campaigning, analysed provocatively by Martin Kirk and Fernand Alphen in their respective contributions. Other articles point to the need of organizations to be more grounded in local contexts, as noted by Ana Paula Hernández in relation to Mexico, by Louis Bickford in what he sees as a convergence towards the global middle, and finally by Rochelle Jones, Sarah Rosenhek and Anna Turley in their movement-support model. In addition, it is noted by Mary Kaldor that NGOs are not the same as civil society,
properly understood. Furthermore, litigation and international work are cast in a critical light by Sandra Carvalho and Eduardo Baker in relation to the dilemma between long and short term strategies in the Inter-American system. Finally, Gastón Chillier and Pétalla Brandão Timo analyse South-South cooperation from the viewpoint of a national human rights NGO in Argentina.

**Multipolarity.** Here, the articles challenge our ways of thinking about power in the multipolar world we currently live in, with contributions from the heads of some of the world’s largest international human rights organizations based in the North (Kenneth Roth and Salil Shetty) and in the South (Lucia Nader, César Rodríguez-Garavito, Dhananjayan Sriskandarajah and Mandeep Tiwana). This section also debates what multipolarity means in relation to States (Emilie M. Hafner-Burton), international organizations and civil society (Louise Arbour) and businesses (Mark Malloch-Brown).

Conectas hopes this issue will foster debate on the future of the global human rights movement in the 21st century, enabling it to reinvent itself as necessary to offer better protection of human rights on the ground.

Finally, we would like to emphasize that this issue of Sur Journal was made possible by the support of the Ford Foundation, Open Society Foundations, the Oak Foundation, the Sigrid Raising Trust, the International Development Research Centre (IDRC) and the Swedish International Development Cooperation Agency (SIDA). Additionally, Conectas Human Rights is especially grateful for the collaboration of the authors and the hard work of the Journal’s editorial team. We are also extremely thankful for the work of Maria Brant and Manoela Miklos for conceiving this Issue and for conducting most of the interviews, and for Thiago Amparo for joining the editorial team and making this Issue possible. We are also tremendously thankful for Luz González’s tireless work with editing the contributions received, and for Ana Cernov for coordinating the overall editorial process.
Human Rights in Motion

Perspectives

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INTERVIEW WITH MARÍA-I. FAGUAGA IGLESIAS
“The Particularities in Cuba Are Not Always Identified nor Understood by Human Rights Activists from Other Countries”
ABSTRACT

This article deals with the issue whether human rights are still an effective language for promoting social change. In this article, the author begins with a brief analysis on the main developments in the human rights field all over the world, later focusing on the trajectory of the human rights movement in Mozambique, in order to identify the movement’s impacts on the legal and institutional level and on governance. The author concludes that while the human rights movement in Mozambique has made several advances, especially in legal and institutional spheres, the main challenge it faces today in the country is in the area of governance. The challenge lies in how to apply the human rights language contained in the spirit of the laws approved and the institutions created to the day-to-day activities of all levels of public administration, from top to bottom.


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KEYWORDS

Mozambique – Human rights language – Governance
1 Introduction

As we make major strides towards the 70th anniversary of the Universal Declaration of Human Rights and the 40th anniversary of the African Charter of Human and Peoples’ Rights – instruments that have left an indelible mark on the recognition of human rights in the international context and African regional context – we are confronted with great turmoil. This turmoil is composed of various forms of systematic human rights violations, and raises the following question: Are human rights still an efficient language for generating social change?

The answer to this question is undoubtedly yes. Even though the efficiency of the human rights language is constantly being questioned – as it is measured according to whether or not one has obtained a given result in a short period of time, using the least amount of resources possible – the force of the human rights language cannot be denied. This is true even if systematic violations of human rights continue to be committed all over the world.

Ever since the initial attempts were made to systematise and internationalise human rights, they have produced important social changes focused on improving human dignity.

Nonetheless, the process of incorporating international human rights standards at the national level and adapting governance practices to the directives of these norms has gone back and forth between advances and setbacks. This had led to questioning the efficiency of the human rights language and to growing scepticism on the social change it is able to generate.

In the Mozambican context, an analysis of the impacts of the main human rights organisations’ activities on the country’s existing legal and institutional framework confirms that the human rights language continues to be effective in bringing about social change. However, in terms of the implementation of public
policies and measures to combat institutional violence, a noticeable and justifiable scepticism remains, on the impact of civil society organisations’ (CSOs) advocacy work vis-à-vis the entities responsible for the promotion and protection of human rights.

In this article, we begin with a brief analysis on the main developments in the human rights field all over the world (1). We then focus on the trajectory of the human rights movement in Mozambique (2), addressing the movement’s impacts on the legal (3.a) and institutional levels (3.b), and on governance (3.c), in order to respond whether or not human rights are still an efficient language for generating social change.

Our findings show that substantial progress has been made in terms of the impacts of the human rights movement’s actions on legal and institution change in Mozambique. However, we do not see equally important advances being made in relation to the human rights movement’s impact on government practices in the country. Nonetheless, the overall balance is still positive.

2 The human rights context around the world

The recognition of human rights through the creation of the United Nations (UN) in 1945 and the subsequent approval of the Universal Declaration of Human Rights in 1948 led to a significant decline in human rights violations, which had reached catastrophic levels during the Second World War.

These important international events gave impetus to the decolonisation process around the globe, and in Africa, in particular. They made memorable contributions to the emergence of a regional human rights system on the African continent. The landmarks of this system were the creation of the Organisation of African Unity in 1965 and the approval of the African Charter of Human and Peoples’ Rights in 1981. The latter is the main instrument for promoting human rights in Africa.

International and regional conventions – both general and specific ones – came later, together with their respective mechanisms for evaluating States’ fulfilment of their human rights obligations. The contribution of these instruments to the recognition of the human rights language is undeniable.

Yet, even today, in the 21st century, one can “identify the fragility of human rights as a grammar of human dignity” (SOUZA, 2013, p. 13). Indeed, systematic human rights violations persist on the global scale in both the field of civil and political rights and the field of economic, social and cultural rights. As a result, a large part of the world population continues to live in an undignified manner, far from the aspirations that led to the institutionalisation of international and regional human rights systems.

Regarding civil and political rights, one still witnesses the indiscriminate killing of civilians, of which Syria and Southern Sudan are dramatic examples. Discrimination on the grounds of sexual orientation is starting to reach alarming levels in Africa. Nigeria and Uganda have approved very severe “anti-gay” laws, showing unacceptable levels of intolerance for States that claim to be egalitarian and to respect the rights of all their citizens.
Concerning economic, social and cultural rights, “neoliberal globalisation as the new face of socioeconomic injustice, cognitive (including epistemic injustice), sexual and racial injustice, and historical injustice” (SANTOS, 2013, p. 13) prevents important advances from being made in regions of the Global South. As a result, the fulfilment of economic, social and cultural rights is incipient, as extremely high levels of illiteracy, undernourishment and infant mortality continue to exist in this part of the world (FUNDO DE POPULAÇÃO DAS NAÇÕES UNIDAS, 2013), among other evils.

Even so, since it is opposed to all of these ills, the human rights grammar has fuelled the existence of a perseverant movement that demands changes so as to elevate humanity – a demand that is undoubted bearing fruit. Despite the extremely slow pace of advances in some cases, one can affirm that it is indeed worth insisting and continuing to work on human rights issues.

3 The impact of the human rights movement’s activities in Mozambique

The human rights movement in Mozambique arose at the time when the country was opening up to a multi-party system, marked by the introduction of the Constitution of the Republic in 1990. The Mozambican Human Rights League (Liga Moçambicana dos Direitos Humanos) was a forerunner of the movement. The democratisation process in Mozambique – of which key moments were the approval of the Constitution of 1990, the signing of the General Peace Agreements in 1992, and the holding of the first legislative and presidential elections in 1994 – coincided with an important moment on the global scene. In the human rights field, the Vienna Declaration and Programme of Action were approved in 1993.

On July 25th, 1993, in Vienna, a Declaration and Programme of Action were adopted by consensus and therefore, with no vote and no reservations. In its preamble, the Declaration reaffirms “the commitment to the purposes and principles contained in the Charter of the United Nations and the Universal Declaration of Human Rights”. It also emphasizes:

*that the Universal Declaration of Human Rights, which constitutes a common standard of achievement for all peoples and all nations, is the source of inspiration and has been the basis for the United Nations in making advances in standard setting as contained in the existing international human rights instruments, in particular the International Covenant on Civil and Political Rights and the International Covenant on Economic, Social and Cultural Rights.*

(NAÇÕES UNIDAS, 1993)

Through their participation in the Vienna Conference, a group of Mozambicans became more aware of the need to promote the human rights language in Mozambique as a way of fostering change in a society deeply marked by the effects of nearly 16 years of civil war. The war resulted in approximately one million deaths, the destruction of economic and social infrastructure, and a series of

Today, one can affirm that the nearly 5,000 civil society organizations (CSOs) in the country – many of which belong to the human rights movement in Mozambique – have already fostered numerous changes on the legal (a) and institutional (b) levels, and in the area of governance (c). These changes, which have undoubtedly contributed to raising the level of respect for human rights in the country, are analysed below.

3.1 The role of the human rights movement in changes to the legal system

Civil society organisations’ activities in Mozambique have already led to numerous improvements of the State’s legislative action in relation to both the ratification of international human rights instruments and the approval of national legislation in this area. Here, one can highlight the interventions of journalists in the approval of the National Press Law in 1991 and the role of the feminist movement in the adoption of the Law on Domestic Violence against Women in 2009. The Mozambican Human Rights League’s interventions in the passing of the Law against Trafficking in Persons in 2008, and more recently, in 2012, the Centre for Public Integrity’s role in the approval of the Law on Public Probity should also be noted.

While it is recognised that the existing legal framework in Mozambique for the protection of human rights must continue to evolve, one can clearly affirm that significant advances have been made since the institutionalisation of democracy in the country. CSOs can rightly claim an active role in this process of improving the legal framework.

3.2 The role of the human rights movement on institutional change

The activities of civil society organisations in Mozambique have also produced important institutional changes in the country. One can highlight the struggle for the institutionalisation of the Ombudsman’s Office and the National Human Rights Commission. To get these institutions up and operating, civil society organisations had to engage in intense advocacy and lobbying efforts. Their target included the United Nations’ Universal Periodic Review, a mechanism used to assess the human rights situation in all UN member states. This helped to launch the operations of these two institutions.

CSOs also played a decisive role in the process of institutionalising the National Human Rights Commission. They worked to ensure that the institution was established according to the standards set by the Paris Principles. Adopted by the UN in 1992, these principles seek to guarantee the independence of national human rights institutions.
3.3 The impact of human rights movement on government action

In this area, despite the important changes CSOs can claim an active role in – whether in the fight against institutional violence or the enforcement of economic, social and cultural rights – one can affirm that their activities have not produced the desired effects, or at least not as quickly as one would hope.

In fact, in spite of all the changes made on the legal and institutional levels, the practices and behaviour of government agents have remained the same, or are changing at a very slow pace.

For instance, phenomena like torture, summary executions and arbitrary arrests still exist in the country. While human rights organisations have already fought and continue to fight against these violations, they persist as unstable cyclical behaviour. Between October 2013 and April 2014, the Mozambican League received denunciations of four summary executions in the province of Nampula and five executions in the city of Maputo. The number of this kind of incident had declined considerably since 2008, after the first police officers had been convicted for summary executions in the “Costa do Sol” case, in which three people had been killed by armed officers.

The Law on Domestic Violence against Women provides another example. Even though the law was approved and has come into effect, the problem of domestic violence against women continues to be a challenge for Mozambican society, due to the complicity of the institutions responsible for combating this violence – including the Support Centres for Women and Children – with this phenomena. Domestic violence continues to be tolerated by criminal justice institutions; many of them establish reconciliation processes to resolve the cases submitted to them, which is contrary to the law. The law stipulates that crimes of domestic violence are public in nature.

The territorial expansion of the National Human Rights Commission and the Ombudsman’s Office is also a challenge, since these institutions are only present in the country’s capital. Many Mozambicans are not aware of their existence or their mandate, which is why they do not resort to them.

The biggest concern, however, is how to produce changes that lead the country to become a truly democratic State within the rule of law, in which compliance with the law is mandatory. Indeed, the ‘Achilles heel’ of the enforcement of human rights in Mozambique are the attitudes of government agents whose actions are often contrary to national and international standards of respect for human dignity.

Therefore, political, economic and social reforms of the democratic governance model that Mozambique has been adopting are needed – ones that guarantee the existence of an effective and efficient public administration based on the rule of law.

4 Conclusion

The human rights language is a language that produces results and changes normally at a very slow pace. Sometimes, these transformations may not even take place. Even so, looking back on all that has been won by demanding human
rights on the global level, and more concretely, in the African and Mozambican contexts, one can safely say that the human rights language is still an efficient language for generating social change.

Despite difficulties in obtaining immediate results from social measures implemented to enforce economic, social and cultural rights, and although governments of various States’ persistently act against civil and political rights, important gains have been won by human rights movements.

The major challenge for the human rights movement today – especially in Mozambique – is how to apply the human rights language contained in the spirit of the approved laws and the created institutions to the day-to-day activities of all levels of public administration, from top to bottom.

This is the struggle that is needed today – one that reaffirms that human rights are an efficient language, as they allow for the expression of constant outrage against all kinds of atrocities committed against the human person.

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