Review

Keys to sustainable and enduring societal peace in intractable conflicts: A theoretical and empirical justification in apartheid South African peace process

Oguntuwase Olugbenga-Jay

Division of Philosophy, Politics and International Relations, School of Social Sciences, Nottingham Trent University, 50 Shakespeare Street, NG1 4FQ, Nottingham, UK.

Received 13 April, 2021; Accepted 5 July, 2021

The perpetual search for solutions to societal conflicts, particularly those tagged intractable, that is, irresolvable, took a dramatic turn when South Africa, one of such age-long conflicts, bowed to mediation after about 48 years of fierce existence. Until now, no rigorously deep insight that is capable of accurately and adequately accounting for the dialectics of history that brought apartheid to such an abrupt end. South Africa became a new model of a democratic society in a transition that did not involve an external third-party and bloodshed. A rigorous study of the South African conflict, using critical discourse analysis and navigating through the political theory of nation-building, reveals that a set of theoretical paradoxes may have underlain the peace process as teased out in this paper.

Key words: Apartheid, de-escalation, intractable conflict, transition, sustainability, deconstruction, societal peace.

INTRODUCTION

This article addresses the transition from Apartheid in South Africa and the puzzle of how it occurred relatively peacefully, given the intractable or seemingly insurmountable nature of the situation. The research is primarily pitched against finding lasting solutions to intractable conflicts, or better still, new approaches for de-escalating prolonged intractable societal conflicts such as the one in South Africa between 1947 and 1995 under the apartheid regime. In this case, about 48 years of deadlock was broken through some theoretically rigorous contraption that structurally brought an end to apartheid. Seeking to understand the how and rudiments involved in unpacking this so-called “miracle” cannot be overemphasized. There are no doubts that there were sufficient international pressures that did not mince words at emphasizing that apartheid was a philosophy that had gone out of fashion (Oguntuwase, 2018:245), yet there was no direct external participation in the mediation process. They were wholly home grown. Besides, politically speaking, apartheid may have ended substantially, but the gullies created by its erosion do not seem to have been filled with the passage of time, which again reaffirms the need for this research.

This research is further necessitated by the apparent failure of traditional methods of third-party mediation, which is why conflicts become prolonged, causing incalculable damage to society. Similarly, a number of mixed-method, quantitative and qualitative approaches have been employed by researchers in the analysis of this problem, and yet the solutions to intractable conflicts...
still seem far away (Bercovitch and Derouen, 2004). Furthermore, scholars believe that this monumental failure could not be unconnected to using the wrong approaches, thereby giving credence to the argument that Internationalized ethnic conflicts are generally acknowledged as the most difficult and complex conflicts to manage. Yet, these conflicts too can be de-escalated, or be made less violent; especially if the right form of conflict management is chosen (Bercovitch, 2003:1). This paper seeks to do just that as it is concerned with identifying the different conflict management models employed by South Africa through the rigorous analysis of the underlying theoretical foundations of conventional approaches. By so doing, conflict resolution strategies have “moved beyond traditional diplomacy with top-level leaders and short-term objectives to holistic and integrated approaches emphasizing multiple levels of actors, long-term objectives, and the healing of relationships and people through an integrated framework for sustained peace-building and reconciliation” as emphasized by scholars such as Lederach (1997) and Wall et al. (2001). They similarly argue that in recent years, researchers investigating conflict resolution processes have developed various problem-solving workshops, as a result of the belief that conventional methods of third-party intervention in international disputes were not very successful. Hence, they maintained that in order to make progress, there is a need to move from “pre theories” to “theories of conflict and its resolution” (Oguntuwase, 2018: 5), which is precisely the goal of this paper and that partly explains why a different theoretical, philosophical approach, using CDA was adopted in this research.

Furthermore, despite the end of the Cold War, approximately 900 million people (one-sixth of the world’s population, as of 2001) belong to disadvantaged communal groups that are in or on the verge of conflict (Coleman, 2003; Oguntuwase, 2018:3). Similarly, Isseroff (2003) argues that seemingly intractable conflicts end up with series of resolutions and failed accords, as evidenced in the Israeli- Palestinian conflict that often dated back to 1948 and even beyond. Isseroff maintains that despite the UN resolution 242 of 1967 and 338 of 1973, among others, today, the conflict is far from being over. Bremer (1992), Goertz and Diehl (1992) Other scholars equally argue that ‘intractable conflicts account for about 45% of all militarized disputes between 1816-1986 and half the wars since 1816 occurred between enduring rivals (Bercovitch and Regan, 1999). Seeking new ways of de-escalating them becomes imperative. This includes understanding the new approach that broke the South African deadlock after 48 years which is why it was worth researching.

Similarly, this work is essential because the South African Conflict was regarded as one of the worst conflicts in human history and often predicted to end up in a civil war of unprecedented magnitude (Tutu, 2004). However, contrary to these popular predictions, South Africa ended in an amicable settlement that did not involve a third-party mediator through negotiations and the institution of the Truth and Reconciliation Commission. The underlying elements for such success were worth investigating. More so, the South African situation is not a familiar feat. A quick comparative look at a cross-section of intractable conflicts represented in Dan Jones’ diagram (Figure 1) further creates a compelling reason for this investigation, especially as South Africa is the only country on the list that has achieved this level of peaceful de-escalation as well as societal peace and stability.

In this diagram, Jones (2015) reveals that a large number of conflicts regarded as intractable are on-going conflicts that do not seem to have an end in sight. Although there are other conflicts equally considered...
intractable, yet they seem to have terminal dates. In other words, some degree of respite or de-escalation has been achieved. According to Dan Jones, intractable conflicts by definition are the conflicts that are resistant to all the mainstream techniques of dispute resolution, says Robert Ricigliano, a mediation expert at the University of Wisconsin Milwaukee. Typically, they are plagued by a history of “fixes that fail,” he says peace agreements that collapse within days or weeks. “We mediate agreements, change leaders, arbitrate boundaries,” he says. “But those things don’t necessarily get at the underlying dynamics fuelling conflict.” He and a growing chorus of other conflict researchers have therefore been pushing for a fresh approach, one that views intractable conflicts as dynamic, complex systems similar to cells, ant colonies or cities, and analyses them…” (Jones, 2015:1).

This need for a fresh approach seems to have worked in South Africa, which ultimately necessitated this research.

In a more detailed analysis, Bercovitch maintains that “when we use the term “intractable” to describe conflicts, we have in mind long-standing conflicts such as the one in Northern Ireland, the conflict between Israel and its neighbours (including the Palestinians), or the conflict between India and Pakistan...There are many intractable conflicts in international relations. Some take place within states (and often spill over to the external environment), some take place between states. Either way, there is no doubt that they are amongst the most dangerous conflicts in the world today. They threaten not only their immediate environment but entire regions and large parts of the world too. These conflicts have dominated the international arena and have spawned much of the violence and terrorism that we witness today. Clearly, we have to understand these conflicts, and more importantly, learn how best to manage them, before they cause further damage to a fragile international system” (Bercovitch, 2003:1).

The phenomenon of intractable conflict becomes quite apparent in the work of Dan Jones, who affirmed that South Africa (SA) falls accurately into this bracket of intractable conflicts. On this diagram, a total of 12 intractable conflicts were listed, out of which only four seem to have terminal ends while the rest were on going. Incidentally, South Africa, which provides the empirical evidence for this research, happened to be among the four intractable conflicts with terminal dates.

The indisputable fact is that South Africa has achieved a greater level of tractability than all the others in the bracket. This paper aims to identify why and how only an infinitesimal number of intractable conflicts ever achieves this. Besides, scholars have argued that such intractable conflicts are considered the deadliest on the globe. They not only cause humanitarian crises worldwide, but they are also essentially the sources of terrorism that are currently threatening man’s existence on the planet today. This is especially so with the emergence of chemical weapons of mass destruction, which would be calamitous if it finds its way into the hands of terrors such as ISIS, Al-Qaida, or Boko Haram, to mention just a few.

Hence, this work seeks to examine not just what South Africa has been doing wrongly in the previous 48 years but what it did rightly and differently this time around. Our concern is understanding the fundamental elements involved in the successful de-escalation of the South African conflict (Oguntuwase 2018:71) to ascertain precisely, how from a conceptual/theoretical perspective, the process played itself out to such an extent that the predictions that South Africa was inevitably going to end up with a civil war of unprecedented magnitude did not happen.

It is interesting to note that SA is one nation whose age-long intractable conflicts seem to have succumbed to some degree of respite and tractability. Hence, knowing what catalytic elements in the mediation processes and the socio-political peculiarities within the society instrumental to the South African success story becomes imperative. Harness the elements together in creating a new model for the de-escalation of other intractable conflicts on the globe largely necessitated this research.

It is important to note that despite the worldwide condemnation of apartheid, there seem to be no visible signals that the 48 years old conflict was likely to come to an abrupt end. Instead, scholars predicted that it would probably end up in a civil war of unprecedented magnitude (TRCR, 1998, vol.1, p., 16). This prediction was why Desmond Tutu says, “Had the miracle of the negotiated settlement not occurred, we would have been overwhelmed by the bloodbath that virtually everyone predicted as the inevitable ending for South Africa” (TRCR, 1998, vol.1, p.16; Oguntuwase 2018:82). The success of the conflict de-escalation processes in SA was considered a miracle mainly because it defies popular prediction. However, SA resolved its intractable conflict amicably without a third-party mediator. (Adrian Guelke, 2005:188), by so doing, proved bookmakers wrong when in 1994/95, the Pretoria regime entered into a series of home-grown intellectually rigorous negotiations and consultations hinged on explicit and implicit theoretically contradictory narratives that were inconsistently consistent in an Agamben/Derridean fashion. The Agamben/Derridean philosophy usually presents propositions that appear paradoxical or outright contradictory at first glance and until it is further subjected to rigorous analysis before it is understood differently. At face value, not much could be seen literally outside the narration and cosmetic reconciliation at the sittings of the TRC; nevertheless, the facts remain that all the principles guiding the conduct of the entire process from conception to implementation were founded on carefully fabricated and exegetically contrived narratives that were theoretically rigorous, some of which this paper will make explicit.

It involved an intellectually complex but rigorous, sophisticated deconstruction of absolutist ideas,
subsumed in rigorous interpretation and application, within political theory’s purview. Within this, South Africa gave the world a new unique model and recipe of societal peace and nation-building that is admirably intellectually sophisticated upon analysis.

The rest of this paper deals with the mechanics of how the theory was synchronized and translated into practice to achieve complementary contradictions that manifest in seven fundamental forms that produced a new democratic South Africa with little or no hostilities at all. This paper delves into the unique 360° turnaround of the South African Apartheid society. While it was a society where all the indices show that it was heading towards an abyss of phenomenal magnitude, it suddenly emerged from the throes of anarchy with compromising resolve on both ends of the struggle for power and dominance into a commodious and harmonious relationship. Cooperation and partnership supplanted racism and the odious institutionalized inequality. Furthermore, this paper demonstrates what South Africa did differently to achieve this revolutionary change in history, which it did not do in the preceding 48 years that the conflict subsisted. South Africa is one of the few nations that, despite being listed among the worst countries riddled with conflicts and schisms that the world has known; it came up with a masterpiece recipe that brought the 48-year-old feud to an abrupt end. The modus operandi involved here is significant. Especially if there are lessons, principles, and ideas to be learned that may be useful in de-escalating other similar conflicts globally, particularly for nations yet to get such respite.

**POLITICAL/HISTORICAL BACKGROUND**

Historically, South Africa is a multi-ethnic society comprising about 53 million people with various cultures, languages, and religions (Oguntuwase, 2018:8). It is this pluralism that made the country’s constitution to recognize eleven official languages. Eighty percent of this multi-ethnic society is black. The remaining 20% spreads among whites, Asians, and other fair-skinned people of other ethnic backgrounds, usually referred to as “coloured” (Giliomee and Mbenga, 2007; Oguntuwase, 2018:8). The country runs a parliamentary system of government that recognises nine provinces. Even though it is one of the few countries in Africa that has never had a military coup d’état, it remained largely undemocratic for nearly half a century. The society was ruled mainly by the white minority ethnic group known as the “Boers.” Mixed-race elections were taboo in South Africa until 1994. Racism dominated and dictated the socio-political and economic life of the people. The constant racial, social, and political strife between the white minority (rulers) and the black majority (ruled) was the central contradiction that activated forces of antagonism. A new development of the South African conflict was instituted in 1948 when the white minority ruling National Party instituted apartheid, which officially legalised racial segregation and discrimination. The term ‘apartheid’ is often used to designate practices of governance and control originating 300 years ago and referring, more usually, to the laws and policies inaugurated by the National Party from 1948. As similarly argued by Norval (1996: 1) and Oguntuwase (2018:8), the effect of this dual usage is primarily to make the history of apartheid ‘coincide’ with that of South Africa. The point being made here is that the National Party was not the progenitor of apartheid. It actually transcends it. Hence the monster called apartheid was not created by the National Party; they only found it fashionable for adoption because it will facilitate its objective.

Apartheid succeeded in producing anti-apartheid activism as personified by the black majority party, the African National Congress (ANC), led by Dr. Nelson Mandela. This activism sent Mandela and the ANC leaders into incarceration, while most anti-apartheid voices brought unprecedented pressure on the apartheid regime from all around the world. In turn, the mechanism of apartheid began to unravel when discriminatory laws were repealed or abolished in 1990. The continuous and constant clashes between these two oppositions led gradually to the collapse of apartheid in 1994 (Oguntuwase, 2018:9) and ushered in a new constitution and the first democratic election in South Africa, in which Dr. Nelson Mandela was released from jail after 27 years of incarceration to become the first black majority president of democratic South Africa (Oguntuwase, 2018:9). Under the new arrangement, it became necessary for South Africa to deal with its “dark history” to establish a future of peace and stability. To achieve this, South Africa was confronted with two choices: criminal tribunals or a truth commission. They chose the latter for expedient reasons (Oguntuwase, 2018:9), bothering the skewness of the balance of power, which seemed to be pointing away from “retributive/punitive justice “to the direction of “restorative/non-punitive justice. Hence, Criminal Tribunals operate on the principles of retributive/punitive justice. This is the basis of the contemporary criminal justice system operated all over the world. It is founded on the principle of “retaliation,” which is synonymous with the balance scale and sword narrative. It operates strictly based on legality. It was the choice used to try the German Generals after World War II.

On the other hand, Truth Commission operates on the principles of restorative/non-punitive justice. It is founded on the basis of restoring the dignity of persons that was lost. Rather than legality, it is based on morality. Moreover, that is why it is incompatible with retaliatory principles in favour of compromise. It appeals more to conscience than fear and pain, as it is with retributive justice.
Seven principles of operationalisation

In order to understand these principles, it is imperative to be mindful that there were three main stakeholders whose interests determined the emerging narratives upon which the peace process and nation-building mechanism were hinged during the peace process in SA. They are are first, the architects of the South African peace process (ASAPP) comprises mainly of both leaders of the National Party and that of the African National Congress. These two were, for almost half a century, protagonists and antagonists in the South African stage. However, both parties have now resolved at changing the status quo in response to world pressure from within and without, in recognition that apartheid was a philosophy that had not only gone out of fashion but embarrassingly obsolete in the face of 20th-century democratic values (Oguntuwase, 2018:245). Secondly, the black South Africans (BSA) was mainly at the receiving end of the atrocities of apartheid and has suffered significant harm and untold dehumanisation and human rights violation under the bosom of apartheid. Thirdly, the white South Africans (WSA) who held the economic power and were in the ruling class and held the society down in dominance by the brute force of arms, terror, and propaganda.

Truth and justice

This principle emerged from the fact that most BSAs who suffered untold dehumanisation wanted to know the Truth behind the falsehood that had characterised the apartheid regime. People wanted to have closures to their loved ones that have disappeared mysteriously with denials from the government about their whereabouts. Not only were BSAs clamouring for truth, correspondingly, they were also clamouring for justice. They wanted every human-right abuser to face the full weight of the law. On the other hand, WSA, who perpetrated these heinous crimes, were unwilling to divulge the Truth as long as they were made to face the music. To resolve this impasse, the ASAPP decided that justice has to be sacrificed if the Truth will have to be known. This was why in setting up the SA TRC, all truths, no matter how ugly, so revealed, enjoy the ouster clause in which such perpetrator cannot be prosecuted for it. Hence, it does appear that for close to half a century, BSAs had been clamouring for both Truth and Justice, which explains why both had hitherto eluded SA for so long. Under the new dispensation, backed by rigorous theoretical analysis, justice was disguisedly excluded to allow for Truth to thrive.

Confession and remorse

This particular principle closely follows that of truth because what was being confessed is the Truth. Interestingly, unlike Truth which is the substance, content, or subject matter, in this case, the concern is on the manner in which the confession was delivered. The BSAs were interested in not just the confession of the hidden truths about the atrocities of apartheid by the WSA perpetrators. They were equally interested in the manner in which such truths were delivered. To the BSAs, the manner of delivery would show how genuinely repentant, sorry, and regretful the WSA perpetrators were. It is this that will, in the long run, determine the extent to which the BSAs are willing to either insist or let go of justice or “bury the hatchet.” However, some of the WSAs believed that they were fighting a just cause (Oguntuwase, 2018:146), especially against the evil forces of communism. Hence most confessions substantially lack all the elements of true repentance. It was nothing short of fulfilling all righteousness, to just meet the requirement of amnesty. This was largely unacceptable to BSAs who desired both confession and remorse, and this was not forthcoming. For the BSAs, only those who deserve to be acquitted should be discharged. Simultaneously, the WSAs perpetrators desired to be discharged even if they did not deserve to be acquitted. Again, it is reasonable to infer that the age-long irresolvable South African apartheid conflict may not have been unconnected with this mutually exclusive narrative. In the new dispensation,

Peace and reconciliation

These were the first elements that these stakeholders needed to achieve. The ASAPP desired a kind of peace that was full-fledged, all-encompassing, sustainable, and enduring, which will transcend all the past divisions. It was nothing short of what may be literally classified as absolute peace. To arrive at this, proper and genuine reconciliation that satisfies the oppressed and victimized inner yearnings was necessary and a primary condition as far as the BSAs was concerned. Anything short of this was unacceptable, even if it would be at the expense of peace. For the WSAs, Peace was sufficient even if reconciliation in the real sense of it was unachievable (Oguntuwase, 2018:83). Hence, the ASAPP evoked and adopted the economic concept of “Opportunity Cost” to sacrifice Reconciliation for Peace mainly because it seems peace eluded SA for 48 years mainly because its focus was on a “perfect” kind of peace that evolved from reconciliation. Unfortunately, this kind of peace proved unattainable. The consequence was that the society remained stagnant as it insisted on this impossibility. Interestingly, there was a shift in 1994 with the emergence of the new order, hinged on “Peace without Reconciliation” for the expedient reason that peace may forever elude SA if this sacrifice was not made. The evidence of this was all over the SA TRC report from which we shall quote copiously in the latter part of this paper to justify this principle among others.
Acting within the purview of the theoretical analysis of Agamben, the ASAPP decided to exclude remorse as confession was considered sufficient; otherwise, the entire peace process stands threatened. This is consistent with Agamben, who would often exclude that element in the couplet that threatens the main objective in his Homo Sacer.

Amnesty and forgiveness

Closely associated with the above is the element of amnesty and forgiveness. The BSAs believe that only those WSA perpetrators who truly deserve forgiveness should get amnesty. Forgiveness is at the individual victims’ level, while amnesty is at the state level. In other words, to BSAs, if any perpetrator does not deserve first to be forgiven by the direct victims themselves, such individuals do not deserve state pardon, which is “Amnesty,” and to do so will technically promote impunity. Again, it may not be illogical to conclude that previous insistence by BSAs on smooth perfection as it relates to the fact that amnesty must necessarily flow from forgiveness may have made peace to elude SA for over 48 years. Hence the ASAPP, operating within the rigorous theoretical analysis of Agamben, excluded forgiveness where such inclusion might be counterproductive in the overall agenda for peace and nation-building. To that extent, amnesty was possible even if their direct victims did not forgive such perpetrators.

Unification and harmony

The BSAs were interested not just in the cosmetic corporate existence of South Africa (Oguntuwae, 2018:80) as one indivisible political entity or nation. They were equally interested in a perfect arrangement where the internal contradictions of injustice are amicably resolved in the drive towards peaceful coexistence and harmonious living within the polity. Unfortunately, the WSA s were not as deeply entrenched as any such arrangement might tamper with the social, political, and economic advantage it enjoyed. To them, a political arrangement that guarantees minimum peace and stability was sufficient. Hence the ASAPP saw how unrealistic the perfection sought by the BSAs is in the face of practical reality, which may have robbed the society of peace for so long and, as such, theoretically eliminated harmony in the overall interest of unification or the corporate existence of South Africa as one indivisible country (Oguntuwae, 2018:80).

Tolerance and friendship

This principle has a close affinity with unification and harmony. The BSA desired a nation characterised by not just tolerance, which is artificial and elastic, but also friendship, which goes farther in promoting peace and stability. Since this kind of arrangement must necessarily be founded on social justice, which may tamper with the already lopsided economic hold favouring whites at the expense of the blacks, the WSAs were satisfied with just tolerance. ASAPP consistently and judiciously eliminated friendship for tolerance. The unrealistic objective of friendship over tolerance may have kept the nation bound for such a long time, which is consistent with Agamben.

Healing and forgetting

The BSAs who were mainly at the receiving end of apartheid after knowing the Truth needed to heal in order to eschew from all forms of bitterness that could be detrimental to the peace and stability of SA and its corporate existence thereafter. To achieve this, they needed to forget all the tales of woes and harrowing experiences that befell them during the apartheid years, especially as further revealed during the hearings of the TRC. Unfortunately, forgetting was out of the equation as this was practically and realistically unachievable. This is because the relics and aftermath of the evils of apartheid were still evident around them as accurate painful reminders. Hence the ASAPP had to eliminate forgetting so that healing can take place. It was a process of deconstruction in which healing can fester despite not forgetting. The remembrance will be for immortalisation of some sort rather than of bitterness.

Intractable conflicts: the South African experience

For almost half a decade, South African upheaval was classified as one of the world’s worst intractable conflicts (Jones, 2015:148-149). Intractable conflicts (ITC) are those conflicts that have remained with the world for so long, having failed to succumb to mainstream conflict mediation approaches, particularly that of third-party diplomacy. In simple terms, it refers to unresolvable conflicts. A conflict that has stubbornly refused to bow down to intervention efforts for almost half a century would expectedly qualify to be in this classification which is why it is not surprising to find South Africa on Jones’s list. There is no universally accepted definition of intractable conflicts amongst scholars because they come in different shades and forms with various traits. Nonetheless, different scholars define it as it does appear to them, but not without the common denominator of age-long resistance to resolution or mediation, which had remained continuously and consistently. Perhaps a few of such conceptions would elucidate, more precisely, what intractable conflict entails.

Bercovitch, a world-renowned conflict scholar, argues that intractable conflicts are among the world’s most
dangerous conflicts today. The reason for this, according to him, is because they threaten not only their immediate environment (Oguntuwase, 2018:3) but also the entire globe and have been responsible for much of the violence and terrorism that we witness today. Hence the need to understand these conflicts and learn how best to manage them before they degenerate (Bercovitch, 2003:1; Oguntuwase, 2018:3) SA seems to have transcended this level with the capitulation of apartheid in 1994/95. This paper aims to understand the nitty-gritty of how this was achieved after 48 years of trying all sorts of mix-grill and failing.

Another scholar whose voice was equally loud on this subject matter is Colman, who argues that “Conflicts that endure despite repeated good faith attempts to resolve them are considered intractable. Such conflicts can exist at the family, organisational, community, and international levels and present conflict resolution practitioners with extraordinarily difficult challenges. Over time, they can become highly complex, mercurial, and malignant, and render standard methods of conflict resolution such as negotiation and mediation less effective” (Colman, 2006:1).

There is, therefore, no doubt that all the indices above featured prominently in the South African situation. Hence, in this work, the author identifies the complexity of societal development and current world order as a critical catalyst in evolving a practical approach to cope with modern conflicts. These were why he advocated for a new method as South Africa did by reiterating that, “Our world is becoming increasingly complex. Due in large part to physical, biological, and human cultural evolution, we are confronted with progressively more complex ecological, political, economic, and social problems. These problems place extreme demands on our capacity to comprehend and react adaptively. Thus, our work for peace and constructive conflict resolution in this emerging world will require new methods” (Coleman, 2006:346).

Hence, defusing such a conflict is tantamount to eliminating the perceived incompatibility and creating conditions that foster common goals and values (Vallacher et al., 2011). The South African situation was a reverse, in which perceived incompatibilities were not eliminated yet, creating conditions that foster common goals and values. It is a weird situation of contradiction or paradox that could only be understood in the light of the theoretical framework upon which the work is based, and it is that which makes it a significant contribution to the body of knowledge.

These scholars’ argument is key to the resolution adopted by South Africa; a significant element involved here is “compromise.” According to them, a conflict that has become intractable should be especially easy to resolve through such interventions. After all, a conflict with no end in sight serves the interests of very few people, drains both parties’ resources, wastes energy, and diminishes human capital in service of a futile endeavor. Even a compromise solution that only partially addresses the salient needs and interests of the parties should be embraced when they realise that such a compromise represents a far better deal than pursuing a self-defeating pattern of behavior that offers them nothing but aversive outcomes with a highly uncertain prospect of goal attainment (Coleman et al., 2010: 262).

At this point, it may suffice to mention that this phenomenon of compromise and partial fulfilment necessitated deconstruction of all absolutist ideas that may feature in all facets of the intervention and resolution processes in Apartheid South Africa. The narratives and paradoxes that emerged in de-escalating the South African conflict reflect the impotence of absolutist ideas and principles consistently for 48 years. Rigorous theoretical analysis necessitated a step-down of the ideal through the negation of perfection and the adoption of a midway, moderate philosophy, and an ideology of moderatism that is neither of the two extremes but a combination of both that produced the respite that came to SA. Hence, absolutist ideas were deconstructed to achieve societal peace and transformation in SA. These ideas were not superimposed but delicately handled in line with the underlying theoretical narratives beneath the objectives.

Other more significant contributions came from conflict scholars who similarly gave a profound statistical overview of how enormous and challenging the problem of intractable conflicts can be, which lends credence to why the South African situation was significant. They extensively argued that ‘as the world enters the 21st century, protracted social conflicts represent pressing issues undermining societies’ security and wellbeing worldwide. According to them, today, there are over 30 wars and violent conflicts being waged around the globe; approximately 40% of intrastate armed conflicts have lasted for 10 years or more, and 25% of wars have lasted for more than 25 years (http://globalsecurity.org/military/world/war; Marshall and Gurr, 2005). Arguing further within the same geometry of analysis, they maintained that Israel’s enduring conflicts–Palestine, Kashmir, Cyprus, Sudan, and the Democratic Republic of Congo are just a few examples. Hence, a study of international conflicts between 1945 and 1995 identified 18 cases of intractable interstate relationships that produced 75 militarized and violent conflicts that resisted hundreds of attempts at resolution and posed severe threats to regional or international security (Bercovitch, 2005; Vallacher et al., 2010: 263).

The consequences of all these are that ‘entire generations of youths are socialized into conflict, a condition we know to entrench destructive conflict. These circumstances often lead to incalculable human suffering, including destruction of vital infrastructure, division of families and communities, and extreme violence, dislocation, and trauma to individuals (Cairns and Darby,
Discourse analysis to interpretative analysis to research are reliable, effective, and their errors, and corrections.‖ Transcript may be written up including all of the pauses, internal documents‖ interviews, movie scripts, advertisements, or a composite data source. Where “a researcher generally selects a wide range of possible data sources including transcripts of recorded interviews, movie scripts, advertisements, or a company’s internal documents” Willig (2008:1). According to Carla, Willig’s analysis of CDA is also some of the data sources. The bulk of literature accessed includes written and electronic materials, including online video clips, media prints, journals, books, and other forms of documentation covering the entire peace process in the RSA. However, of all these, the particular document analysed and subjected to CDA was the South African Truth and Reconciliation Commission report, which came in seven massive volumes, and this was done well over two years of rigorous study. This document’s choice for analysis was based on being the most profound and most detailed of all the documentations because it covers the entire peace process and is available in the public domain.

These materials were accessed, and assessed, examined, and subjected to CDA within a theoretical purview. Carla’s Willig’s analysis of CDA seems to provide sufficient justification for the TRC report’s choice for analysis. According to Willig, CDA involves a situation where “a researcher generally selects a wide range of possible data sources including transcripts of recorded interviews, movie scripts, advertisements, or a company’s internal documents” Willig (2008:1). Hence, discourse analysis, according to Carla Willig, is based on the understanding that there is much more going on when people communicate than simply the transfer of information. It is not an effort to capture literal meanings; rather, it investigates what language does or what individuals or cultures accomplish through language. This area of study raises questions such as how meaning is constructed, and power functions in society (Willig 2008:1). In other words, according to Oguntuwase (2018:56), it goes beyond descriptive analysis to evaluation and extrapolation of unapparent facts that are underlying the phenomenon of investigation and interpretation which is a departure from the traditional descriptive approach to conflict resolution. The central tenets of CDA include:

1. That CDA addresses social problems;
2. Power relations are discursive;
3. Discourse constitutes society and culture;
4. Discourse does ideological work;
5. Discourse is historical;
6. The link between text and society is mediated;
7. Discourse analysis is interpretative and explanatory;
8. Discourse is a form of social action (Fairclough and Wodak, 1997: 271-80; Oguntuwase, 2018:56).

In the process of analysis, it was discovered that some dominant themes and sub-themes were crisscrossing all over the volumes of the TRC report that created some interplay between the peace processes. During the analysis of the available data, some narratives that are consistently inconsistent in some systematic way were unravelled. Oguntuwase (2018:77) argues that “the emerging rhetoric shifted at various stages of the narratives as they reveal themselves in paradoxes of contradictions and complements. First, the zeal to bring about peace and stability on the part of the members of the TRC tend to produce a sort of binary fusion of complements, but that soon changed with the reality of pain and trauma of years of violations of human rights to the binary fusion of opposites. It became apparent that a better understanding of the dynamics at play could only be revealed within Agamben’s philosophy of Homo Sacer, which seems to be an extension of Derridean supplementary logic” (Oguntuwase, 2018:77). This is the basis of the next level of rigorous analysis against which the derived frameworks were examined.

THEORETICAL FRAMEWORK

Oguntuwase (2018:10) argues that this article adopts Agamben’s transitional ideas about the entire life and death of the Homo Sacer and its bare life as its theoretical framework. This paper attempts to give a clear and well-structured explication of Agamben’s discussion of exclusive inclusion in his seminar work, Homo Sacer: Sovereign Power and Bare Life and a clear articulation of how the arguments deployed by Agamben can, in principle, be extended to an analysis of concepts extended beyond the figure of Homo Sacer to an analysis of a series of concepts derived from the South African Truth and Reconciliation Commission, via Critical Discourse Analysis (CDA) (Oguntuwase, 2018:10).

The Homo Sacer: Sovereign Power and Bare Life (1995; 1998), is a 127 pages book divided into three parts. The first part dealt with what he calls the logic of Sovereignty, the second part dealt with the Homo Sacer, and the third part dealt with what he calls the camp as a biopolitical paradigm of the modern. Our interest is in the...
second part, which runs between pages 47 and 73. Here Agamben discusses the entire life of the Homo Sacer, taking note of the significant landmarks and characteristics of the Homo sacer viz-a-viz his sojourn from society to exile (Oguntuwase, 2018:10).

Oguntuwase (2018:10) further maintains that Agamben’s Homo Sacer is a transitional philosophy that starts with one element or entity composed of two distinct opposing units. One of the two units must necessarily be removed in the transformation process because it was inimical to the entire entity’s success. However, after it was removed or dropped, the remaining unit, which is no longer complete, still had relics of elements removed or dropped. This is what is excluded yet inclusive but in some limited forms. The other features and characteristics of this entity have paradoxical and seemingly contradictory postures until viewed critically. In this paper, we found that ideas at the base of the collapse of apartheid share similar features with Homo Sacer (Oguntuwase, 2018:10). It is such a perfect fit that one could almost accurately argue that it would not be surprising if it is discovered that the South African peace process architects essentially had Agamben in mind, among other theorists, while drawing up the peace plan. It seems indisputable that this particular peace process must have been founded on a rigorous theoretical foundation that made the difference between a series of failed mediation/resolution in the past and success after almost half a century. Identifying what specific theory or combination of theories involved remains the snag.

In his book, Homo Sacer: Sovereign Power and Bare Life (1995,1998), Agamben presented an archaic image of the Roman law in which, as a consequence of a serious crime, an individual citizen is stripped of his citizenship and exiled. The Sovereign action turns the individual from being a free citizen in the Polis to a Homo Sacer in exile. When he was a citizen, the individual human being has two elements whose separability is subject to philosophical debate. However, theoretically, Agamben tries to separate them. These two elements are nature and nurture or what Agamben calls zoe and bios or the animalistic/biological nature of a man and his social/political nature. One was acquired at birth due to being born just like any other animal, while the other was acquired due to training, political participation, and societal orientation (Oguntuwase, 2018:11).

Nevertheless, for Agamben, when a citizen commits a severe crime, the Sovereign protection he enjoys as a full citizen is withdrawn and sent to exile. Oguntuwase (2018:11) further argues that this ban removes his social nature through exclusion, leaving just the natural, animalistic nature. This is quite a worthless kind of life, which accounts for why the Homo Sacer amounts to nothing and cannot be sacrificed to any deity, or else the shrine will be profaned. Hence, the social cannot be removed entirely from the natural in a strict sense, having merged at birth. There will always be relics of the “social” left in the animal as the pure animal is now unachievable (Oguntuwase, 2018:11).

Interestingly, Oguntuwase (2018:11) argues that it is this defective animal-dominant nature that Agamben calls “sacred.” His sacredness lies within two contradictions. One of such contradictions is that he has lost the state’s protection and, by so doing, is exposed to the danger of sudden death by an attacker who is rightly permitted to do so. On the other hand, his sacredness entails its worthlessness and, as such unfit for ritualistic sacrifice (Oguntuwase, 2018:11).

Nevertheless, the complete and, so to say, “perfect” nature of the citizen under the Sovereign was incapable of societal peace. What could guarantee peace interestingly is this state of imperfection called “sacred?” We found equivalent ideas that brought about societal peace in Apartheid South Africa in this relationship between the “perfect” idea and the “imperfect” one (Oguntuwase, 2018:11).

Although we know that there may be no perfect ideas in the real sense of the word, it only exists in relative terms. Within Agamben’s philosophy, the so-called “perfect” gave way to the “imperfect,” and it should be further reemphasised here that it was this “imperfection” called “sacred Idea” that was instrumental to the smooth transition in Apartheid South Africa. The Homo Sacer or Sacred man is the impurity left after the “complete” and pure citizen has been excluded (Oguntuwase, 2018:11).

Agamben developed new interpretations of traditional concepts whose modern meaning was not initially obscure or ambiguous. For instance, the term “sacred man” or “homo Sacer” is used by Agamben to denote that which anyone can kill without committing homicide but cannot be sacrificed in a religious ceremony (Oguntuwase 2018:11).

This and many more seemingly contradictory or opposing terms that often appear in couplets help unfold the ideas espoused in this paper’s next stage. Nevertheless, there are salient facts that seem consistent throughout the interpretations of this research. It is the fact that it reinforces the existence of simplified complications in Agamben’s ideas. The ideas appear in couplets of contradictions. They seem, at first glance, contradictory until subjected to further critical analysis (Oguntuwase, 2018:12).

Hence, to achieve clarity and authenticity, Oguntuwase (2018:13) maintains that we must lay out a full explication or description of Agamben’s overall project in HOMO SACER: Sovereign Power and Bare Life, “what is Homo Sacer.” Michael Peter (2014) attempted a panoramic and chronological study of Agamben’s Homo Sacer project, drawing the following conclusions. He maintains that “The structure of Agamben’s Homo Sacer project began in 1995/98 and ran through a series of other works, apart from The Homo Sacer: Sovereign Power and Bare Life (1998,1995). The others include State of Exception (2003); The Kingdom and the Glory: For a Theological
Genealogy of Economy and Government (2007); The Sacrament of Language: An Archaeology of the Oath (2008); Opus Dei, Archeologia dell’ufficio (2013/2012); Remnants of Auschwitz: The Witness and the Archive (2002); The Highest Poverty (2013, 2011) (Peters, 2014:329). Nevertheless, for this research, our scope will be mainly limited to the first one, which, at any rate, is directly relevant to this research (Oguntuwase 2018:13).

Oguntuwase (2018:13) further argues that in the Homo Sacer (1998), Agamben first examines the logic in the idea of Sovereignty and that of Homo Sacer and famously maintained that the concentration camps are bio political paradigms of the modern states, which he nevertheless got round to analyse. He identifies this as a kind of missing link that could only be filled by turning to Hannah Arendt’s studies of totalitarian regimes as a form of total domination but quickly maintained that neither of them showed any link with either the camps or its relationship with bare-life. It is for this reason that Michael Peter (2014:330) rightly argues that Agamben traces bare life as the new political subject as implicit in the 1679 writ of habeas corpus and highlights the new centrality of the ‘body’ in the politico-juridical model: in Descartes and Newton, and in Hobbs’ Leviathan but also in the ‘thanatopolitics’ and eugenics of the Nazis death camp that places it outside ‘the normal juridical order’ (p. 97) and linked to the concept of state of exception. He concludes with these theses: the original political relation is the ban (the state of exception as zone of indistinction between outside and inside, exclusion and inclusion); the fundamental activity of sovereign power is the production of bare life as originary political element and as threshold of articulation between nature and culture, zoe and bios.; today it is not the city but rather the camp that is the fundamental biopolitical paradigm of the west (p. 102). (Peter, 2014:330).

Hence, the principles and narratives that translate into peace in Apartheid South Africa resonate within the first two above. In his analysis, Oguntuwase (2018:13) affirms that the precise analysis for the first item above is that the original political relation is the ban (the state of exception as zone of indistinction between outside and inside, exclusion and inclusion). Hence, Agamben focused on an obscure figure of archaic Roman law, as briefly mentioned above, in which, as a consequence of some “juridical” decisions, a citizen is put under a ban and, as such, exiled from the society. This development transformed the citizen from being a citizen to what he calls the Homo Sacer. While within the society, he is a citizen and following the ban that expunged him from society and now exists outside the society as Homo Sacer. Our interest is in the consequences of this individual’s travels and his relationship with the state or power that banished him. Agamben used some terms in explicating this transition. Some of these terms include the state of exception, the zone of in distinction between outside and inside, exclusion and inclusion from being a free citizen in the Polis to being bare life in exile (Oguntuwase, 2018:14).

According to Oguntuwase (2018:14), what we have found out in this research is that there seems to be a kind of parallel between the ideas underlying the transition of apartheid to democratisation in South Africa and what transpired in the life of the Homo Sacer during his transition from being a free citizen in the Polis to being a bonded person in exile. This parallel is seen in the logic of ideas at the base of the South African apartheid conflict resolution in the course of its transition from a deeply divided conflict-ridden society to a peaceful and stable one. Our goal in this paper is to identify these parallels (Oguntuwase, 2018:14).

**What is Homo Sacer?**

In an elaborate exposition, Oguntuwase (2018:16) maintains that Giorgio Agamben (1995:47-48), in this original text, Homo Sacer (1995:47-48) gave a vivid and extensive account of the contradictions in the term “Homo Sacer” as well as a graphic description of the paradoxical complications and complexities involved in the phenomenon. This detail is so important to warrant an extensive quote as part of the foundational text to prepare the ground for a clear analysis of this complex philosophy. According to him, “Pompeius Festus, in his treatise On the Significance of Words, under the heading sacer mons preserved the memory of a figure of archaic Roman law in which the character of sacredness is tied for the first time to a human life as such. After defining the Sacred Mount that the plebeians consecrated to Jove at the time of their secession, Festus adds, the sacred man is the one whom the people have judged on account of a crime. It is not permitted to sacrifice this man, yet he who kills him will not be condemned for homicide; in the first tribunitian law, in fact, it is noted that “if someone kills the one who is sacred according to the plebs, it will not be considered homicide.” This is why it is customary for a bad or impure man to be called sacred. The meaning of this enigmatic figure has been much discussed, and some have wanted to see in it “the oldest punishment of Roman criminal law” (Bennett, “Sacer esto”, p. 5). Yet every interpretation of homo sacer is complicated by virtue of having to concentrate on traits that seem, at first glance, to be contradictory. In an essay of 1930, H. Bennett already observes that Festus’s definition "seems to deny the very thing implicit in the term" (ibid., p. 7), since while it confirms the sacredness of a person, it authorises (or, more precisely, renders unpunishable) his killing (whatever etymology one accepts for the term parricidium, it originally indicated the killing of a free man). The contradiction is even more pronounced when one considers that the person whom anyone could kill with impunity was nevertheless not to be put to death according to ritual practices (neque fas
est eum immolari: immolari indicates the act of sprinkling the mola salsa on the victim before killing him). In what, then, does the sacredness of the sacred man consist? And what does the expression sacer esto ("May he be sacred"), which often figures in the royal laws and which already appears in the archaic inscription on the forum's rectangular cippus, mean, if it implies at once the impune occidi ("being killed with impunity") and an exclusion from sacrifice? That this expression was also obscure to the Romans is proven beyond the shadow of a doubt by a passage in Ambrosius Theodosius Macrobius Saturnalia (3.7.38) in which the author, having defined sacrum as what is destined to the gods, adds: "At this point it does not seem out of place to consider the status of those men whom the law declares to be sacred to certain divinities, for I am not unaware that it appears strange [mirum videri] to some people that while it is forbidden to violate any sacred thing whatsoever, it is permitted to kill the sacred man." Whatever the 47 value of the interpretation that Macrobius felt obliged to offer at this point, it is certain that sacredness appeared problematic enough to him to merit an explanation" (Agamben, 1995:47-48).

Looking closely, what Agamben calls sacred is a state of imperfection. Ordinarily, "sacred," according to Oguntuwase (2018:17), should, within that context, be relatively a perfect condition. Within Agamben's philosophy, a complete man who lives in the Polis and has both zoe and bios in him is not sacred. The moment this individual loses one of the elements, which is akin to his social nature, he in this incomplete half measure state is considered sacred, and that is the situation of the life of the Homo Sacer. Interestingly, the ideas that form the bedrock of the South African peace process are akin to those of the Homo Sacer, especially as they similarly came in two forms: one part of the element later got lost, and the remaining half exists as incomplete. It is this partial or half-measure one that is in the position of the Homo Sacer. As such, Oguntuwase (2018:17) affirms that the "sacred idea," which interestingly formed the basis of the resolution and peace process in the RSA, is not the complete idea but the defective one. Space and scope can only permit so much though necessary explication of this theory (Oguntuwase, 2018:17).

Theoretical Model Underlying the TRC's Report of South Africa (Oguntuwase, 2018:39) (Zoe + bios; Nature + Nurture; Deconstruction level; Zoe only; Nature only) and Summary of emerging results from the theoretical analysis is shown in Figure 2 (Oguntuwase, 2018:40). An important fact that must be mentioned here is that after the seven paradoxical couplets were derived, the entire peace process of South Africa was drawn against these principles, starting with the negotiations, various consultations, including the crafting of the new constitution, setting up of the TRC, and its modus operandi (Oguntuwase 2018:40).

The emerging results from this theoretical stage reveal that "truth" often leads to justice under the criminal justice system. However, in SA, the Truth was volunteered in anticipation of amnesty, which makes it Truth without justice because confessing the Truth could not lead to...
punishment or prosecution. It was already negotiated out to accommodate amnesty; unfortunately, amnesty is no justice. Also emerging is the confession of gross violation without remorse; thus, such truths could only elicit a state pardon called amnesty, but it is amnesty without the victim’s forgiveness. Another emerging result is that confessing to gross violation itself helped heal wounds of the heart of victims of apartheid, but not without creating permanent impressions that remained indelible in their hearts, never to be forgotten. Also emerging is the fact that such un-forgetfulness only leads to elastic tolerance but not friendship. It has equally emerged that such artificiality could only promote societal unification to the extent that SA remains one unified political structure but lacking sustainable harmony.

Such is the character of the fragile peace delivered in South Africa on its way towards nation-building. Perhaps it was a choice of a better evil to accept the current injustice in order to be able to lay the foundation of a much more solid futuristic societal justice (Oguntuwase, 2018:40).

DISCUSSION AND ANALYSIS

Empirical evidence of theoretical paradoxes in the democratisation process in apartheid South Africa

Peace based on reconciliation transformed into peace without reconciliation

Oguntuwase (2018) argues that shortly before the collapse of apartheid, the contradictions that threw themselves up from the severe racial tension between the blacks and whites reached their highest peak. The dominant narrative that emerged from all quarters was how to prevent full-scale hostilities and also maintain the corporate existence of South Africa as one indivisible unit. To achieve this, it became imperative that the warring parties must be reconciled in order for peace to reign. The implication is that once the people are reconciled, peace will automatically follow. This was the desire of the founding fathers of the South African peace process. They were after “peace derived from reconciliation.” The question now is, is this attainable, given the level of acrimony that already took place within the past 48 years? If it is unattainable or difficult to attain, what then is possible? What alternatives exist, and how do we achieve them? (Oguntuwase, 2018:80).

To find a way out of this puzzle, Oguntuwase (2018) maintains that ‘we turn to CDA and Agamben’s exclusive inclusion philosophy’. The principle allows one to pick any binary phenomenon where one part poses a threat to that phenomenon’s main goal or objective. The one half of the volatile concept is excluded and pushed into the realm of complacency that Agamben calls “bare life,” where its potency is reduced as the phenomenon loses one of its vital elements for an “invalid” one. This process inevitably creates seemingly contradictory narratives that are paradoxical. Hence peace with reconciliation became “peace without reconciliation”. (Oguntuwase 2018:80).

The main objective here is to achieve the primary goal of peace, even if it is at the expensive cost of being without reconciliation. The question that immediately comes to mind is the contradictions that seem to be manifest in this equation. This fact is already spotted by Agamben himself, who sees such derivation as inconsistent at first glance. In simple terms, it means achieving peace even if it is without reconciliation. This is equivalent to the life of the Homo Sacer, who can be killed but not sacrificed (Oguntuwase, 2018:81).

The above paradox is one of the seven elements derived in the course of the transition from apartheid to democratic rule. The whole process of negotiations and the subsequent institution of the TRC and its working were precipitated on one primary principle, and this principle is the “deconstruction of absolute ideas” or what we may call “deconstruction of the ideal” and replaced with a “relative” or a “lesser ideal” (Oguntuwase, 2018:81). To achieve this in the realm of Agamben involves stripping the original idea of its bio and reducing it to bare-idea. It was through this mechanism that the South African peace process thrived. This was against popular logical predictions that envisaged the South African societal ship was destined for a “Titanic” sink. Fortunately, these predictions did not happen mainly because the South African peace process was hinged on the above principle and the already outlined seven paradoxical couplets. These couplets were not arbitrarily imposed. They were rigorously and theoretically derived from the narratives that emerge in analysing the interactions between all the stakeholders during the mediation process (Oguntuwase, 2018:81).

As we can see that the above paradox, like all the others, has two essential elements, namely, “Peace” and “Reconciliation”, if we are allowed to borrow the language of quantitative research method, for clarity, the concept “Peace” above will be the independent variable, while reconciliation is the dependent variable. Peace is the constant denominator that remains and needs to be fulfilled at all costs; it is the most crucial element in the couplet since it carries the weight as an umbrella concept under which we can subsume reconciliation, while the subordinate one is reconciliation. Reconciliation helps to actualise “peace. In essence, reconciliation is that part of the couplet that needs to be deconstructed if it poses any threat to attaining the primary objective, which is peace. It is a logic derived from Agamben. To make it clearer, the basic idea, arguing from the point of CDA, was that the possibility of perfect peace, tailgating from a true and genuine reconciliation, had effectively been excluded from the political by a sovereign act which Agamben calls the “ban.” That simultaneously founded peace at the heart of the “political.” In the subsequent section, we shall
show how in concrete terms, the events and dynamics in South Africa replicated and actualised these theories with evidence from the main document subjected to CDA (Oguntuwase, 2018:82).

Looking at the concept of Peace without Reconciliation, Oguntuwase (2018:82) affirms that ‘we observed that reading between and beyond the TRC report lines; we can infer that the commission’s intention would have been absolute perfection to deliver a kind of peace borne out of genuine reconciliation; the kind that transcends the division and strife of the past (TRCR, 1998: vol.1: 48). This is nothing short of “absolute Peace” and is evident in the excerpt below:

I have the privilege and responsibility to introduce today a Bill which provides a pathway, a stepping stone, towards the historic bridge of which the constitution speaks whereby our society can leave behind the past of a deeply divided society characterised by strife, conflict, untold suffering and injustice, and commence the journey towards a future founded on the recognition of human rights, democracy and peaceful coexistence, and development opportunities for all South Africans irrespective of colour, race, class, belief or sex. Its substance is the very essence of the constitutional commitment to reconciliation and the reconstruction of society. Its purpose is to provide that secure foundation which the constitution enjoin: ‘...for the people of South Africa to transcend the divisions and strife of the past, which generated gross human rights violations... and a legacy of hatred, fear, guilt and revenge’. Dullah Omar, Minister of Justice introducing the Promotion of National Unity and unfortunately, this holistic and absolute ideal kind of reconciliation and peace was unrealisable for the fact that “if reconciliation and unity are to become a reality in South Africa, the energy and commitment of its entire people will be required.” (TRCR1998 vol.1: 306) However, this is not the only obstacle to genuine reconciliation. It includes the fact that “People were victimised in different ways and a range of gross human rights violations was committed. The result demands extensive healing and social and physical reconstruction at every level of society. Sometimes these different needs themselves compete with one another, leading to fresh conflicts. This makes reconciliation a complex and long-term process, with many dimensions” (TRCR, 1998 vol.1: 350).

Oguntuwase (2018:102) argues that the implication of the above submission is a confirmation of some of the reasons why a balanced, straightforward reconciliation based on complementary narratives was unrealisable; hence the paradoxical, contradictory ones. It is again for the same reason that the South African conflict remained intractable for such a long time. The complexity and difficulty in achieving peace through reconciliation were further espoused in the excerpt, which confirms that reconciliation is a never-ending process that is costly and often painful. For this process to develop, human rights and democratic culture must be entrenched. Reconciliation is centered on the call for a more decent, more caring, and juster society. It is up to each to respond by committing ourselves to concrete ways of easing the burden of the oppressed and empowering the poor to play their rightful part as citizens of South Africa (TRCR., 1998, vol.1: 349). Another confirmatory narrative that shows the impossibility of peace based on reconciliation, according to Oguntuwase (2018:102) is that which argues that “while Truth may not always lead to reconciliation, there can be no genuine, lasting reconciliation without Truth. Certainly, lies, half-truths, and denial are not a desirable foundation for building the new South Africa. Second, it is readily conceded that it is not possible for one commission, with a limited life-span and resources, on its own to achieve reconciliation against the background of decades of oppression, conflict and deep divisions” (TRCR,1998 vol.1:306).

All these and many more in the TRCR were the compelling narratives that clearly show that “Peace with Reconciliation was unrealistic and hence needed to be deconstructed and reconstructed to “peace without reconciliation.” This means that despite the unattainability of reconciliation in its absolute sense, the goal of societal peace in South Africa remained non-negotiable. Therefore, the compelling narrative is that with or without reconciliation, the goal of peace was nonetheless imperative. The difficulty now is how then do we achieve peace without reconciliation? This is only possible if situated within Agamben’s inclusive, exclusive philosophy of the Homo Sacer. Hence, the narratives have clearly shown that pursuing reconciliation in the absolutist sense of what reconciliation should be would be a sort of “wild goose chase” that is unattainable considering years of animosity and gross cruelty of human rights violation that have contributed immensely to the unrealizability of peace, and yet, the goal of societal peace remains imperative. The only option would be a deconstruction that would ensure peace without that element that disturbs it, and in this case, it is reconciliation (Oguntuwase, 2018:100-101).

Oguntuwase (2018:103) further maintains that in the light of Agamben’s philosophy, “Peace without reconciliation” does not necessarily mean peace with no reconciliation at all. It only means peace with only the reconcilable traits, which is the bit of reconciliation possible in light of the rough and rugged journey towards attaining peace. It is a limited fragment of reconciliation; the type that would not tamper with the process of peace. Hence, when Reconciliation like Agamben’s Citizen is stripped of its bios, which is the disturbing elements, the remaining zoe nevertheless still has in it the elements, or traits of the excluded bios, which is why the Homo Sacer in banishment, is still under the command of the sovereign power that banished him, to the extent that he
could determine what death befalls him. In other words, he is excluded yet included in some limited senses. To that extent, in concrete terms, therefore, peace without reconciliation manifests itself in South Africa as this principle underlies the entire peace process. This paradox is reflected in some ways. For instance, amnesty was granted to people who committed gross violations for reeling out the Truth irrespective of the manner in which it was done, without regret or with arrogance. A move that was incapable of ensuring genuine reconciliation, yet he is guaranteed at least temporary peace. This geometry of analysis pervades the entire work of the commission. For this same reason, implicated people who did not apply for amnesty were not pursued vigorously and forcefully brought to book. It is to ensure peace even though there may be no genuine reconciliation. The same logic of analysis made Judge Frankel advice against casting the net too wide because, that way, we can infer that it could proverbially catch crocodiles and hippopotamus, which may proverbially tear the net and even pull the fisher into the water (Oguntuwase, 2018:103). According to Judge Mahomed, then Deputy President of the Constitutional Court and now Chief Justice quoted Judge Marvin Frankel. In his book, Out of the Shadows of the Night: The Struggle for International Human Rights, Judge, Frankel wrote, the soldiers and police may be biding their time, waiting and conspiring to return to power. They may be seeking to keep or win sympathisers in the population at large. If they are treated too harshly or if the net of punishment is cast too widely - there may be a backlash that plays into their hands (TRCR, 1998, vol.1:6).

For instance, the critical point with Agamben, according to Oguntuwase (2018:104), especially in a recent study on Guantanamo Bay, seems to reaffirm that this concept of exclusion is fused with inclusion such that there is still a hold on whatever is excluded by inclusion in some forms. Hence the excluded thing is not allowed to wander off somewhere unmonitored because even in its exclusion, its part and role within the excluded circuit remain actively relevant as its traits would always remain functional in some forms (Agamben, 1995:10).

Similarly, Michael Peters equally presented Agamben’s thesis in a more practical sense by aligning it with the "originary" violence, which is the Sovereign ban that necessitated the exception in the first place, linking theory with application (Peters, 2014:330-331). In other words, according to Oguntuwase (2018:105), every element that tends to promote a lack of reconciliation is downplayed by being stripped of its bios. However, if this act of reconciliation becomes a threat that will disturb the peace, in any shape or form, it is stripped down to its "bare" form, where it becomes less lethal or potent. This, in a way, is the "originary" violence that provokes the ban in the narration above. At this point, it is in the position of the Homo Sacer in exile. This form of geometry strips reconciliation of its absoluteness. Hence, the extent to which non-reconciliation becomes compatible with peace, in the final analysis, determines the extent of peace achievable (Oguntuwase 2018:105). This boils down to the fact that even though there is peace, there is no real reconciliation because real reconciliation was capable of opening up some other new and complex dimensions of justice, which would make peace itself unattainable. However, for peace to be attained, some level of reconciliation is necessary. Nonetheless, if reconciliation becomes a threat to peace, it must be fundamentally pushed to the background, leaving only those elements and traits (Reconciliation) compatible with peace (Oguntuwase 2018:105). This means that even though reconciliation is excluded in order for peace to thrive, its traits remain, because no reconciliation at all is in itself a threat to peace. This is why, as mentioned above, those perpetrators of gross human violations who did not come forward to confess were not vigorously pursued as doing that would be inimical to the overall intention of Peace and Reconciliation. Even though this had often been explained away, yet reading holistically, the report reveals that in the overthrow of apartheid, caution was exercised, mainly because the forces of apartheid still had the monopoly of the use of force through the control of state apparatus and machinery. According to Oguntuwase (2018: 106), this was why at the beginning of the report Desmond Tutu said that if it were not for the amnesty provision, this same dominant class of oppressors would have “scuppered” the mediation process. It is this action of pushing disturbing elements to the background that Desmond Tutu refers to here without explicitly admitting it when he said, “the precise question of motives of perpetrators was often not fully canvassed by amnesty panels, nor by special hearings of the commission. These shortcomings should be attributed to partial failings of the commission itself, rather than to systematic bias” (TRCR, 1998: vol.1:260).

From the above narrative, according to Oguntuwase (2018: 106), it is reasonable to disagree with Desmond Tutu as this is neither an error of omission nor commission. It seems part of the general design to gloss over issues that, if dug into, could be detrimental to the overall objective of societal peace, which again is why “the net must not be cast too wide,” in Desmond’s words. However, we know that following Agamben, it is systematic to exclude anything that would stand against peace. This is why Tutu remarked that the idea of absolute reconciliation that requires cosiness was not what was required in South Africa. Instead, it is a deconstructed and excluded reconciliation whose elements entail tolerance that is required (TRCR, 1998: Vol.1,17).

However, Oguntuwase (2018:106) further maintained that reconciliation had been variously equated with justice, Truth, forgiveness, and a host of other such concepts. Nevertheless, for the avoidance of repetition as much as possible, it will suffice to end the analysis in this section on the note that from the manner in which the
narratives emerged and developed the concept of “peace” was projected as superior and should take precedence over the concept of “reconciliation.” Hence, according to Oguntuwase (2018:107), any act capable of derailing peace was pushed to the realm of Agamben’s “bare life,” where its relevance and strength are considerably reduced but not terminated. However, it remains selectively valuable for contributing to societal peace’s overall agenda in its reduced or inactive state. This act of degeneration into bare life is the essence of Agamben’s exclusive, inclusive philosophy of the Homo Sacer (Oguntuwase, 2018:107).

Besides, Oguntuwase (2018) maintained that there was no consensus on what reconciliation is among the members of the TRC. Phillips (2008) insinuated that this could have been deliberate to allow for fluidity in its application and manipulations in the commission’s overall interest, mainly societal peace and stability. In Phillips (2008), “a politically workable solution to allowing people to live side by side and in a way which negates the need for violence” is another way of advocating for peace without reconciliation; because “a politically “workable” solution is not an absolute ideal, but peace of some sort. Whereas living side by side in a way that negates violence is also not necessarily reconciliation; it connotes more tolerance in the interest of peace and not friendship. This is the key to peace in South Africa. The key issues that brought about criticism of the commission at various levels were particulars and manifestations of this peace objective without reconciliation (Oguntuwase, 2018:107).

Oguntuwase (2018: 107) further argues that even the case of top leaders of apartheid that were left off the hook while their subordinates were indicted is a pointer not just to the fact that “truth was exposed, yet justice was denied” for the same overriding interest of societal peace and stability. Again, this is why some have argued that these apartheid leaders were treated with kid gloves. It was possible to have treated them differently in the pursuit of justice because it could be counterproductive to derail the entire peace process. Hence, it was better to be reconciled by allowing criminals off the hook than jeopardise the entire process of societal peace altogether (Oguntuwase 2018: 107). The phrase used by David Phillips to describe it as would be seen below is “political prudence” It is this same geometry of argument that Desmond Tutu was pushing when he said, in the TRC report that: We have the luxury of being able to complain because we are now reaping the benefits of a stable and democratic dispensation. Had the miracle of the negotiated settlement not occurred, we would have been overwhelmed by the bloodbath that virtually everyone predicted as the inevitable ending for South Africa (TRCR, 1998: vol.1:5).

The impression given here, argues Oguntuwase (2018), is that of a delicately managed transition where moderation is applied in order to guard the process carefully to prevent an imminent derailment, given the balance of power at that time. It is this same caution that Desmond Tutu was referring to when he said, as variously cited above, that ‘the net should not be cast too wide’ in the pursuit of human rights violators. It gives the impression of compromise and complicity of some sort in the pursuit of societal peace, which is why there is no vigorous and absolute pursuit of those who perpetrated injustices in different forms and shapes through gross violations of human rights. Hence, we must understand that some of the criticisms against the commission in those respects were essentially not errors but part of the grand design to bring back peace through the various paradoxes of inconsistency, or contradictions, and irregularities. This, again, can only be understood after careful dissection of the web of narratives that ensued in line with the theoretical backgrounds against which these narratives were pitched (Oguntuwase, 2018:119).

In the words of Philip (2008), the TRC was assigned a massive political, social, and moral role. Natural justice suggested that victims and their families had a right to expect both prosecution and reparation. International Human Rights Law demanded that, as with Pinochet in Chile, the leaders of the apartheid regime such as P.W. Botha, should be punished, to deter others from running similar regimes. Yet political prudence suggested that all the conflicting groups in South Africa should try to live together in the future, hence the need for national reconciliation. Perhaps it was the most sensible course to take – to trade amnesty for perpetrators in return for their putting their misdeeds on the public record. This could be rationalised as an essential reconciliation to which was added a gloss of religion and morality, by invoking the virtues of Christian forgiveness and indigenous Ubuntu. Many South Africans are not happy at the thought that many of the guilty perpetrators (White ones, in particular) have escaped prosecution. But, in its favour, the TRC has also left a permanent historical record of detailed disclosures by some of the perpetrators of atrocities which the forces of ‘law and order’ committed in defending Apartheid South Africa, thus at last confirming what many people claimed in the face of repeated official denials during the apartheid years. The TRC did not and cannot satisfy all the high hopes placed on it by both South Africans and the international community. Its brief was to produce both ‘truth’ and ‘reconciliation’. But perhaps you cannot have both at once, and it may have served Truth at the expense of reconciliation (Phillips, 2008: 3).

Reading between the above excerpt lines, Oguntuwase (2018) maintains that we could rightly infer that a couple of the derived paradoxes key to the return of peace to South Africa was reflected here. The first is that of “peace without reconciliation” as we have argued earlier, there is also the connotation in the use of the word “try” in the expression, “all the conflicting groups in South Africa should try to live together in the future”, is a reference to
the paradox of tolerance without friendship. Moreover, closely associated with this narrative is the paradox of “unification without harmony” amnesty without forgiveness is fused with Confession without Remorse in the expression, “— to trade amnesty for perpetrators in return for “putting their misdeeds on the public record.” They merely “put their misdeeds on public records” by confessing it to fulfill all righteousness, not in repentance or remorse of any kind and consequently unable to elicit forgiveness in any shape and form. Underlying all these is the fact of the paradox of “Truth without justice,” as can be seen in the excerpt, that “Its brief was to produce both ‘truth’ and ‘reconciliation,’ not Truth and justice.” Hence, of the seven paradoxes upon which the South African peace was based, the only one that did not feature explicitly in this excerpt is “healing without forgetting,” which again can be subsumed under the canopy of peace as a whole (Oguntuwase, 2018:109).

CONCLUSION

Oguntuwase (2018) concludes that it is clear that the kind of peace originally desired in Apartheid South Africa was one that results from reconciliation. Unfortunately, the damage done to the relationship between the oppressors and the oppressed for almost half a century has been too extensive that such absolute reconciliation was impossible, yet the attainment of peace was not negotiable. The option available was to create a narrative in which even though the kind of peace desired was not possible, attaining some sort of peace must inevitably be achieved. Perhaps it is reasonable to infer that in the long years of seeking Peace in SA, the society had remained rigid about attaining peace on the platter of reconciliation which is why it was never achieved until the narratives changed against the rigorous theoretical base of Agamben. It must also be mentioned that other couplets followed the same geometry of analysis with variation only in particularity (Oguntuwase 2018:121).

From the bulk of literature available to this research, especially as it applies to the intractable apartheid conflict, it is rational to conclude that the emerging key to sustainable and enduring societal peace requires primarily, the following:

1. A careful and rigorous study of all original materials documented about the conflict and emphasis must be based on direct imputes of key players and stakeholders rather than interpretations and reported accounts.
2. It must be largely homegrown or at least made to look so even if externally inspired and motivated
3. It must be precipitated on theoretically rigorous principles.
4. The conflicts must be dissected appropriately and understood in all their ramifications, while all prevailing themes must be identified, collated, isolated, and synthesised for categorisation and analysis.
5. It must be based on the sincerity of purpose, honesty, willingness for peace on all sides.
6. Key players must be of high calibres intellectually, morally, and publicly acceptable to all sides by being transparently and democratically selected meritously.
7. The ripeness theory must be carefully considered and brought to bear despite its limitations.
8. The principles of mutually exclusive contradictory want and conflicting demands should not be understood as tending towards stalemate but that of resolution within theoretical narratives as evident in Agamben, Marx, and Derrida, to mention but a few.
9. Proceedings must be in public and televised live with documentation that is available in the public domain.
10. It must be precipitated on the principles of deconstructing absolutist ideas.
11. The legal justice system tools could be applied to the extent of their compatibility with morality and ethics, over and above legalism.
12. Exclusive inclusive, contradictory and complimentary inconsistent consistencies must be harnessed together in manners that reflect a deep understanding of infinite possibilities and manifestations of divergent ideas in convergent manners that generate peace within war and unity within disunity.
13. Complexities and complications must be constructed in manners that convert impotence to potency within theoretical narratives that achieves peace outside the box.

The extent of fragility and sustainability of the South African peace accord

It may not be very reassuring to say that there is a high degree of probability that such narratives under which the South African peace process was construed can most probably guarantee only immediate peace; the type whose sustainability thereafter is suspect and not immediately determinable. It is a kind of sophisticated peace capable of ending an intractable conflict, though founded on antagonistic realities within the ensuing paradoxical inconsistencies, where one part of the narrative couplet upon which peace was founded was deconstructed to accommodate peace at all cost. This amounts to some compromise of some sorts in which the disturbing elements are superficially suppressed and prescriptively discursive to accommodate the mutual inclusivity within the exclusivity.

Hence, such peace’s futuristic fate would largely depend on the continuous recognition of the arrangement’s fragility and delicate nature with which peace was attained, and to that extent, ensure it is regularly serviced with the focus on that consciousness that must be tailored towards the state’s national policies. A deviation from this would probably spell doom. The reason is that those disturbing elements that were swept under the carpets are not dead. Any atmosphere that
tends to create enabling conditions for them would see them blossom. Why? The reason is that apartheid was not just a systematic phenomenon of creating inequality, imbalance, oppression, and repression of its victims; it involved a systemic dehumanisation and dichotomy whose multiplying effect would probably remain potent for centuries to come. For example, the creation of Bantu education that probably existed for about 48 years had probably produced over 48 years of unemployed youths and unemployable youths. These youths would remain so for multiple years to come but sadly must engage in something they knew. If one asks the question, “what did they know?” the answer is simple: A culture of violence, the harsh reality of oppression, repression, and inequality that lends credence to violent resistance. The sudden end of apartheid does not immediately obliterate this. Poverty, hunger, unemployment in the life of a career Jobseeker who is probably unemployable will most certainly produce nothing short of inexplicable violence and tension, as the end of apartheid only seems to redirect who the oppositional target is. These elements would manifest in forms such as xenophobia, land expropriation, and “Malemaism” in all its forms at the slightest provocation. This view is corroborated by Jan Hofmeyr, Jaynisha Patel and Mikhail Moosa (2021), who argues that at the time of South Africa’s political transition in 1994, it was clear that the major challenge of the post-apartheid state would be to ensure a more just distribution of resources among the people of South Africa. Faced with acutely racialised patterns of poverty, and income and access inequality, the measure of such state’s success was always going to be the extent to which it would be able to address deeply structural challenges. While this mandate required a redistribution of resources, as well as preferential access to previously denied opportunities, it also demanded the creation of a resilient economy which offered agency and opportunity to all that sought to participate in its activities. While some gains have been made in terms of redistribution and access, ours is still a fragile economy, with vulnerability still having a strong racial character. Since 1994, the ruling African National Congress (ANC) has stood at the centre of efforts to address apartheid’s economic legacy. Yet, policy incoherence, weak oversight institutions, and maladministration, particularly of key state-owned enterprises (SOEs), have resulted in a widening chasm between what is required of the state and what it can reasonably offer” (Jan Hofmeyr et al., 2021:4).

Furthermore, impossible contradictory mutually exclusive narratives only produced fragile Peace in South Africa. The principle of excluded inclusion was classically that of an unfinished business in which certain catalytic elements had to be temporarily and consciously suppressed or stepped/watered down to attain immediate peace and stability. Nevertheless, its sustainability depended largely on continuous recognition of this rhetoric and its cautious management to continue to hold down the deconstructed element. Otherwise, it can render or lay waste the dividends of peace achieved through rigorous theoretical and philosophical expedition if allowed to rear its ugly head. This prediction seems to be justified by contemporary happenings in South Africa during the pandemic under President, Ramaphosa. According to Hofmeyr et al. (2021), there is a critical need for the restoration of trust in South Africa’s democratic system. The COVID-19 pandemic has revealed the extent to which the country has been rendered vulnerable by the blurring of the interests of the ruling party and the state. It has also underlined the urgency regarding the reform of the country’s oversight institutions that are meant to provide checks and balances in respect of state power. Such institutions exist but have proved to be ineffective against the onslaught of those that have sought to appropriate the state for themselves at the massive expense of citizens” (Jan Hofmeyr et al., 2021:8).

Similarly, Maistry (2021) embarked on an extensive argument towards demonstrating that there is a causal relationship and continuum between the relics of apartheid and the socio-political problems of contemporary South Africa, especially as it affects the overall wellbeing of the society, particularly the impact of Covid 19 on the society. To buttress this argument, Maistry alluded to many scholars whose work corroborated his arguments which is to the effect that apartheid in its "finished" form remains an "unfinished" business in the futuristic fate of South Africa that could manifest in endless forms. According to Maistry (2021), the South African socio-political-economic context remains plagued by residual racism, a serious social challenge facing the country. While one may argue that South Africa is in a “post-race “era, given the nation’s liberation from apartheid, racism has transmuted in the post-liberation era, with South Africans still trapped in “racial cages” (Pillay, 2015). South Africa in the post-apartheid era has taken on a uniquely “nuanced “racism, one that is supported by fundamental neoliberal principles that have rendered the country inept at addressing the liberation movement’s promise of economic justice (Van Niekerk and Padayachee, 2019). South Africa, like all other nations of the world, has in the last year experienced the devastating impact of the COVID-19 pandemic. The economy shrunk by 7% in 2020, the worst performance since 1946 (Stats SA, 2021). While COVID-19 might well be blamed for this economic contraction, arguably the pandemic simply exacerbated what was already a dire local economic outlook and endemic features of precarity (Satgar, 2020). While the country is riding out the second wave of infections, many nations in the west are beginning to experience a third wave (Maistry, 2021:2).

It must be remarked that the nature of the arrangement that created the “impossible peace” in Apartheid South Africa.
Africa necessarily has in its trail endless possibilities and dimensions of other accompanying problems that South Africa might not be able to shake off in many centuries to come. This is why we argue that apartheid may have ended substantially, but the gullies created by its erosion do not seem to have been filled with the passage of time; the evidence abounds in SA today. Nevertheless, South Africa, in its worse state today, is still better than if apartheid subsisted.

**CONFLICT OF INTERESTS**

The author has not declared any conflict of interest.

**REFERENCES**

Agamben G (1995). Homo Sacer: Sovereign Power and Bare Life. Trans. Daniel Heller-Roazen. Palo Alto: Stanford University Press. pp 1-160.

Bennett DS (1996). Security, bargaining, and the end of interstate rivalry. International Studies Quarterly 40(2):157-183.

Bercovitch J, Regan PM (1999). The structure of international conflict management: An analysis of the effects of intractability and mediation. International Journal of Peace Studies 4(1):1-19.

Bercovitch J (2003). Characteristics of Intractable Conflicts. Beyond Intractability. Conflict Research Consortium. Boulder, University of Colorado. Texto en línea disponible en:< http://www. beyondintractability. org/essay/Characteristics IC/>(consulta: 13 de agosto de 2014).

Bercovitch J (2003). Managing Internationalized Ethic Conflict: evaluating the role and relevance of mediation. World Affairs 166(1):156-68. http://www.iij.org/article/20672677

Bercovitch J (2005). Mediation in the most resistant cases. Grasping the nettle: Analyzing cases of intractable conflict, pp. 99-121.

Bercovitch J, DeRouen JrK (2004). Mediation in internationalized ethnic conflicts: Assessing the determinants of a successful process. Armed Forces and Society 30(2):147-170.

Bremer SA (1992). Dangerous Dyads: Conditions affecting the likelihood of interstate war, 1816-1965. Journal of Conflict Resolution, 36(2):309-341.

Cairns E, Darby J (1998). The conflict in Northern Ireland: Causes, consequences, and controls. American Psychologist 53(7):754.

Coleman PT (2000). Fostering ripeness in seemingly intractable conflict: An experimental study. International Journal of Conflict Management. https://www.emerald.com/insight/content/doi/10.1108/eb022843/full/html?skipTracking=true

Coleman PT (2003). Characteristics of protracted, intractable conflict: Toward the development of a metaframework-I. Peace and Conflict: Journal of Peace Psychology 9(1):1.

Coleman PT (2006). Conflict, complexity, and change: A meta-framework for addressing protracted, intractable conflicts—III. Peace and Conflict 12(4):325-348.

Coleman PT, Vallacher RR, Nowak A, Bui-Wrzosinska L (2010). Rethinking intractable conflict: The perspectives of dynamical systems. American Psychologist 65(4):262-278.

Crocker CA, Hampon FO, Aall PR (2005). Grasping the nettle: Analyzing cases of intractable conflict. US Institute of Peace Press.

Fairclough NL, Wodak R (1997). Critical discourse analysis. In TA van Dijk (Ed.), Discourse Studies. A multidisciplinary introduction. Vol. 2. Discourse as social interaction. London.

Gillioome HB, Mbenga B (2007). New History of South Africa. Tafelberg.

Goertz G, Diehl PF (1992). The empirical importance of enduring rivalries. International Interactions 18(2):151-163.

Guelke A (2005). Rethinking the Rise and Fall of Apartheid: South Africa and world politics. Palgrave Macmillan.

Hofmeyr J, Patel J, Moosa M (2021). State of the Nation: Insights on South African Society, Economy and Politics.

Iseroff A (2003). The peace process is dead, long live the peace process. New News, pp. 7-9.

Jones D (2015). Conflict resolution: Wars without end. Nature News 519(7542):148.

Lederach JP (1997). Washington United States Institute of Peace. (1997). Building peace: Sustainable reconciliation in divided societies (p. 26). Washington, DC: United States Institute of Peace Press.

Maistry S (2021). South Africa’s Comorbidity: A Chronic Affliction of Intersecting Education, Economic and Health Inequalities. Education as Change 25:21. https://doi.org/10.25159/1947-9417/8677

Marshall MG, Gurr TR (2003). Peace and Conflict 2003: A global survey of armed conflicts, self-determination movements, and democracy. Center for International Development and Conflict Management.

Naval AJ (1996). The politics of homecoming? Contending identities in contemporary South Africa or identité à venir. Angelaki: Journal of the Theoretical Humanities 1(3):157-170.

Oguntuwase OJ (2018). Making the intractable conflict tractable: a critical discourse analysis of the philosophy underlying the South African Truth and Reconciliation Commission (Doctoral dissertation, Nottingham Trent University). IREP.

Peters MA (2014). Giorgio Agamben’s Homo Sacer Project, Educational Philosophy and Theory 46(4):327-333. DOI: 10.1080/00131857.2014.900313

Phillip D (2008). South Africa: A Re-Assessment of The Truth and Reconciliation Commission in the international online cultural magazine (part 1,2and3) available at https://londongrip.co.uk/2007/08/politics-society-south-africa-the-truthreconciliation-commission-part-1-a-reassessment-by-davidphilips/

Pillay K (2015). South African Families of Indian Descent: Transmission of Racial Identity. Journal of Comparative Family Studies 46(1):121-135. https://doi.org/10.3138/jcfs.46.1.121.

Satgar V (2020). The South African Precariat, COVID-19 and #BIGNOW”. Global Labour Journal 11(2):173-177. https://doi.org/10.15173/glj.v11i2.4328.

Stats SA (2021). “GDP: Quantifying South Africa’s Performance in 2020”. Stats SA, March 9, 2021. Accessed April 8, 2021. http://www.statssa.gov.za/?p=14074.

Truth and Reconciliation Commission South Africa (TRCR) (1999). Truth and Reconciliation Commission of South Africa report: [this edition includes a guide to using the report and an index of principal references]. Macmillan.

Tuut DA (2004). South Africa, Africa and the World. Conflict, Security and Development 4(2):199-205.

Vallacher RR, Coleman PT, Nowak A, Bui-Wrzosinska L (2011). Rethinking intractable conflict: The perspective of dynamical systems. In Conflict, interdependence, and justice. pp. 65-94. Springer, New York, NY.

Vallacher RR, Coleman PT, Nowak A, Bui-Wrzosinska L (2010). Rethinking intractable conflict: The perspective of dynamical systems. In Conflict, interdependence, and justice. pp. 65-94. Springer, New York, NY.

Van Niekerk R, Padayachee V (2019). Shadow of Liberation: Contestation and Compromise in the Economic and Social Policy of the African National Congress 1943-1996. Johannesburg: Wits University Press.

Wall Jr JA, Stark JB, Standifer RL (2001). Mediation: A current review and theory development. Journal of conflict resolution 45(3):370-391.

Willig C (2008). Phenomenological psychology: Theory, research and method. Existential Analysis 19(2):429-433.