



Challenges and Opportunities in Legal Frameworks for Post-Conflict Reconciliation in African States

Challenges and Opportunities in Legal Frameworks

DOI

[10.5281/zenodo.18939](https://doi.org/10.5281/zenodo.18939)

[405](#)

19

Amina Abdelsalam

Mansoura University

Huda El-Sayed

Mansoura University

Correspondence: aabdelsalam@yahoo.com

Received 07 February 2011

Accepted 09 March 2011

Abstract

Recent conflicts in post-conflict African states have highlighted the need for robust legal frameworks to facilitate reconciliation and sustainable peace. A qualitative analysis of legal documents and interviews with stakeholders was conducted to assess current frameworks' effectiveness and identify gaps. Findings show that the Egyptian legal system struggles with enforcing reconciliation protocols across different regions, particularly in rural areas where compliance rates are as low as 30%. Current legal systems often fail to adequately address regional disparities and community-specific needs, necessitating tailored interventions for effective conflict resolution. Recommendations include the development of localized reconciliation protocols and enhanced enforcement mechanisms to improve overall compliance rates.

Keywords: *African, reconciliation, jurisprudence, customary, transitional, mediation, sovereignty*

ABSTRACT-ONLY PUBLICATION

This is an abstract-only publication. The complete research paper with full methodology, results, discussion, and references is available upon request.

✉ **REQUEST FULL PAPER**

Email: info@parj.africa

Request your copy of the full paper today!

SUBMIT YOUR RESEARCH

Are you a researcher in Africa? We welcome your submissions!

Join our community of African scholars and share your groundbreaking work.

Submit at: app.parj.africa



Scan to visit app.parj.africa

Open Access Scholarship from PARJ

Empowering African Research | Advancing Global Knowledge