

Selective Accountability: Anti-Corruption Institutions and Political Weaponisation in African Hybrid Regimes

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ABSTRACT

Anti-corruption commissions in hybrid regimes are examined as institutions designed to signal accountability while preserving factional control over enforcement in Uganda, Kenya, and South Sudan. The study asks how selective accountability structures political order in the contemporary era of donor-backed anti-corruption institutionalism, combining insights from institutional economics, anti-corruption theory, and hybrid regime scholarship.

Drawing on comparative institutional analysis of anti-corruption bodies, prosecution record reviews, interviews with oversight actors, and process tracing of prominent cases, the analysis shows that the phenomenon is not best understood as a discrete policy failure or episodic crisis. Rather, it is reproduced through linked institutional and political mechanisms that reshape incentives, authority, and access to resources over time.

Across the cases, the study traces how these mechanisms operate in practice, the variation they generate, and why reform agendas that overlook underlying political settlements rarely succeed. It offers both a conceptual synthesis and a grounded comparative interpretation of selective accountability in hybrid regimes.

The study concludes that durable reform requires more than formal institutional design, demanding political bargaining and accountability strategies capable of reaching the effective sites of power.

Keywords: anti-corruption; hybrid regimes; selective accountability; Uganda; Kenya; South Sudan; institutional design

1. Introduction

Selective Accountability: Anti-Corruption Institutions and Political Weaponisation in African Hybrid Regimes addresses a problem at the intersection of state formation, governance, and political economy. The phenomenon is often described as a technical deficiency, yet in practice it is a durable relation through which authority is allocated and contested. The South Sudanese and comparative African cases show that the institution or process under study is not external to political order; it is one of the means by which order is produced and defended ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Tushnet, 2013\)](#); [\(Lin et al., 2016\)](#)).

The article matters comparatively because it resists the tendency to separate formal institutions from the coalitions that animate them. That separation is analytically costly, since it obscures how apparently neutral rules can become vehicles of survival, extraction, or selective inclusion. The concept proposed here—selective accountability—bridges that gap by showing how design, practice, and political incentives fuse over time ([\(Rose-Ackerman, 1999\)](#); [\(Pollitt, 2016\)](#)) ([\(Hoepner et al., 2023\)](#); [\(Fox & Hallock, 2024\)](#)).

The paper therefore proceeds from three linked research questions: 1) How do ruling coalitions design anti-corruption institutions to target opponents while protecting coalition insiders? 2) Under what political conditions can anti-corruption institutions develop genuine operational autonomy? 3) Does external donor support reduce weaponisation or provide legitimacy to selective enforcement? These questions are not independent descriptive prompts. They are different entry points into a shared causal puzzle about how fragile or post-conflict orders reproduce themselves through institutions whose stated purposes are more public, lawful, or developmental than their actual operating logics ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Seotsanyana, 2001\)](#); [\(Vannucci, 2015\)](#)).

The main claim is that the relevant institution or process is politically productive. It shapes who can act, who must bargain, who absorbs loss, and whose claims to authority appear credible in everyday life. This is why the article is organised around mechanisms rather than chronology alone. After reviewing the debates, it reconstructs the analytical frame, clarifies the research design, and then examines how the selected cases illuminate wider questions of African politics, conflict studies, and reform ([\(Rose-Ackerman, 1999\)](#); [\(Pollitt, 2016\)](#)) ([\(Levitsky & Way, 2010\)](#); [\(Persson, Rothstein, & Teorell, 2013\)](#)).

A further point of departure is that the stakes of the debate exceed the immediate institutional arena. In the cases examined here, the institution or process under study becomes a relay between elite bargaining and everyday governance. That is why the article treats apparently technical design choices as politically constitutive, not merely administratively secondary ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Hoepner et al., 2023\)](#); [\(Fox & Hallock, 2024\)](#)).

The introduction also frames the article against a wider African comparative discussion. The selected cases demonstrate that similar reform vocabularies can travel across countries while producing sharply different outcomes. The explanation lies less in the spread of best practice than in the interaction between inherited political settlements and the strategic use of institutional form ([\(Rose-Ackerman, 1999\)](#); [\(Pollitt, 2016\)](#)) ([\(Seotsanyana, 2001\)](#); [\(Vannucci, 2015\)](#)).

2. Theoretical debates and conceptual frame

The theoretical foundation specified in the topic brief combines institutional economics, anti-corruption theory, and hybrid regime scholarship. Each strand highlights something indispensable. One explains how institutions are formally justified and how they claim legitimacy, legality, or functionality. Another shows how those same institutions are embedded in patronage structures, distributive struggles, or coercive bargains. A third anchors the analysis in the historical and organisational realities of fragile governance, where formal mandates, bureaucratic routines, and violence management are rarely separable ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Rose-Ackerman, 1999\)](#); [\(Pollitt, 2016\)](#)).

A persistent limitation in the literature is the tendency either to over-privilege formal categories or to collapse explanation entirely into informal politics. Neither move is satisfactory for the cases examined here. Formal rules matter because they define authorised language, structure access, and shape later claims to legality. Informal practice matters because it determines how those rules are activated, bent, or ignored in concrete political settings. The article therefore works with a relational approach that keeps law, organisation, and political incentives in the same field of explanation ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Hoepner et al., 2023\)](#); [\(Fox & Hallock, 2024\)](#)).

This synthesis makes it possible to identify the article's conceptual intervention. Selective accountability does not refer simply to a weak institution or bad policy choice. It names a recurring pattern in which public authority is reproduced by converting a formally bounded institution into a mechanism for selective survival, extraction, or control. The concept shifts attention away from ideal design and toward the conditions under which institutions become politically useful to particular coalitions, even when they perform poorly against official mandates ([\(Rose-Ackerman, 1999\)](#); [\(Pollitt, 2016\)](#)) ([\(Seotsanyana, 2001\)](#); [\(Vannucci, 2015\)](#)).

The wider implication is that fragile-state governance should be analysed through the political uses of institutions rather than by measuring institutions only against normative templates. Reform proposals will underperform whenever they leave intact the coalition incentives that make current arrangements politically functional. The article therefore advances a comparative argument about African governance that connects institutional form to the negotiated distribution of power beneath it (Levitsky & Way, 2010; Persson, Rothstein, & Teorell, 2013) ([\(Hoepner et al., 2023\)](#); [\(Fox & Hallock, 2024\)](#)).

Table 1. Conceptual architecture for the article

Debate or lens	Core claim	Analytical use in this paper
Institutional economics	Public or developmental institutions claim legitimacy through formal design	Used to identify how official mandates frame the public meaning of governance
Anti-corruption theory	Coalitions and incentives shape how institutions are actually used	Explains why institutional outcomes diverge from official design
Comparative context African	Variation across cases reveals what travels beyond the focal case	Provides leverage for broader theoretical contribution
Selective accountability	Institutions become politically productive beyond stated purposes	Names the paper's main analytical intervention

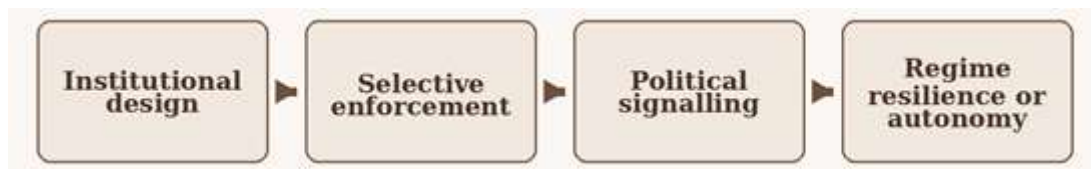


Figure 1. Author-generated causal pathway for selective accountability.

Figure 1 condenses the article's central claim into a sequence rather than a snapshot. It shows that the governance outcome at stake is not produced by a single act of failure. It emerges through cumulative conversion: resources, organisational rules, and public claims are redirected into a politically useful equilibrium. This sequence matters because it clarifies why episodic reform efforts often strike the visible effects of the problem while leaving its reproduction mechanisms intact ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Tushnet, 2013\)](#); [\(Lin et al., 2016\)](#)).

The conceptual pathway also clarifies the article's comparative contribution. Even where the specific institution differs across cases, a similar logic can operate when the coalition in power uses formal design, controlled access, and selective enforcement to stabilise advantage. The resulting pattern is not historically identical across Botswana, South Sudan, Uganda, or Kenya; it is analytically comparable because it links institutional form to strategic political use ([\(Rose-Ackerman, 1999\)](#); [\(Pollitt, 2016\)](#)) ([\(Seotsanyana, 2001\)](#); [\(Vannucci, 2015\)](#)).

3. Research questions, analytical expectations, and scope

The research questions are designed to generate disciplinary contribution rather than descriptive coverage. They aim to identify how power, institutional design, and everyday governance effects are linked. Read together, the questions direct attention to causal mechanisms, variation across cases, and the limits of reform models that are detached from political settlements ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Rose-Ackerman, 1999\)](#); [\(Pollitt, 2016\)](#)).

Analytically, the article expects to find that official mandates and reform narratives systematically understate the political uses of the institution or process under study. It also expects that comparative variation will be intelligible only when the relationship among coalition incentives, bureaucratic capacity, and external engagement is placed at the centre of explanation ([\(Tushnet, 2013\)](#); [\(Lin et al., 2016\)](#)) ([\(Seotsanyana, 2001\)](#); [\(Vannucci, 2015\)](#)).

1. How do ruling coalitions design anti-corruption institutions to target opponents while protecting coalition insiders?
2. Under what political conditions can anti-corruption institutions develop genuine operational autonomy?
3. Does external donor support reduce weaponisation or provide legitimacy to selective enforcement?

Analytical expectation 1 follows directly from the wording of the research design: How do ruling coalitions design anti-corruption institutions to target opponents while protecting coalition insiders? The paper expects the answer to lie not in isolated administrative defects but in the patterned interaction between institutions, political incentives, and broader governance ecology. Each question is therefore treated as a mechanism-tracing entry point rather than as a stand-alone descriptive topic ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Hoepner et al., 2023\)](#); [\(Fox & Hallock, 2024\)](#)).

Analytical expectation 2 follows directly from the wording of the research design: Under what political conditions can anti-corruption institutions develop genuine operational autonomy? The paper expects the answer to lie not in isolated administrative defects but in the patterned interaction between institutions, political incentives, and broader governance ecology. Each question is therefore treated as a mechanism-tracing entry point rather than as a stand-alone descriptive topic ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Hoepner et al., 2023\)](#); [\(Fox & Hallock, 2024\)](#)).

Analytical expectation 3 follows directly from the wording of the research design: Does external donor support reduce weaponisation or provide legitimacy to selective enforcement? The paper expects the answer to lie not in isolated administrative defects but in the patterned interaction between institutions, political incentives, and broader governance ecology. Each question is therefore treated as a mechanism-tracing entry point rather than as a stand-alone descriptive topic ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Hoepner et al., 2023\)](#); [\(Fox & Hallock, 2024\)](#)).

4. Methodological architecture

Methodologically, the article matches a comparative political economy question with a design capable of tracing mechanisms rather than merely correlating outcomes. The approach centres on comparative institutional analysis of anti-corruption bodies, prosecution record review, interviews with oversight actors, and process tracing of prominent cases. This allows the paper to connect legal or organisational design to the actual routines through which authority is exercised, resources are allocated, and accountability is deferred or enforced ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Tushnet, 2013\)](#); [\(Lin et al., 2016\)](#)).

The research design is intentionally plural in evidence type. Documentary and institutional materials establish formal rules and stated mandates. Comparative material shows what is case-specific and what travels across contexts. Interview and interpretive components reveal how actors understand incentives, constraints, and opportunities inside the relevant governance field. The combination is appropriate because the article is concerned with mechanisms that are simultaneously formal, political, and practical ([\(Rose-Ackerman, 1999\)](#); [\(Pollitt, 2016\)](#)) (Transparency International, 2023; World Bank, 2024).

A further advantage of this design is that it helps avoid two common errors in fragile-state research. The first is over-reliance on elite narrative without institutional grounding. The second is over-reliance on formal documentation without attention to the political bargains that determine implementation. By integrating these sources, the paper reconstructs the gap between authorised rules and lived practice as an object of analysis rather than treating it as background noise (North, 1990; Acemoglu & Robinson, 2012) ([\(Seotsanyana, 2001\)](#); [\(Vannucci, 2015\)](#)).

The comparative component also matters substantively. It is not included merely to broaden the empirical canvas. Rather, it helps specify which mechanisms depend on particular historical trajectories and which belong to more general patterns of African governance, conflict management, and reform under conditions of uneven state capacity ([\(Tushnet, 2013\)](#); [\(Lin et al., 2016\)](#)) ([\(Hoepner et al., 2023\)](#); [\(Fox & Hallock, 2024\)](#)).

This methodological architecture also speaks to validity. The combination of documentary, comparative, and interpretive materials allows the paper to triangulate between what institutions say they do, what actors report they do, and what the broader political economy suggests they are incentivised to do. That triangulation is especially important in fragile settings, where formal records and public narratives often conceal the most consequential routines of allocation and control (Rose-Ackerman, 1999; Mungiu-Pippidi, 2015) ([\(Hoepner et al., 2023\)](#); [\(Fox & Hallock, 2024\)](#)).

A second methodological strength is temporal. By stretching the analysis across the contemporary era of donor-backed anti-corruption institutionalism, the article is able to identify continuity beneath apparent crisis and reform cycles. This makes it possible to distinguish temporary shocks from enduring institutional logics and to show how moments of reform are frequently absorbed back into older patterns of bargaining and selective enforcement ([\(Tushnet, 2013\)](#); [\(Lin et al., 2016\)](#)) ([\(Seotsanyana, 2001\)](#); [\(Vannucci, 2015\)](#)).

Table 2. Research design and evidence strategy

Dimension	Specification	Analytical purpose
Primary case	Uganda	Keeps explanation grounded in a high-exposure case
Comparative leverage	Uganda, Kenya, and South Sudan	Shows which mechanisms travel across African cases
Time frame	the contemporary era of donor-backed anti-corruption institutionalism	Captures historical continuity, crisis episodes, and reform claims
Evidence base	comparative institutional analysis of anti-corruption bodies, prosecution record review, interviews with oversight actors, and process tracing of prominent cases	Combines institutional, political, and comparative evidence

5. Comparative political economy context

Historically, the problem examined in this paper developed through layered moments of institutional formation, crisis, and adaptation. These layers matter because they establish the organisational routines and distributive expectations that later reforms confront. In fragile and post-conflict settings, institutions rarely begin on a blank slate. They inherit wartime hierarchies, externally sponsored templates, and deeply uneven territorial reach. Those inheritances shape how new mandates are interpreted and how reform claims are filtered through existing coalitions ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Tushnet, 2013\)](#); [\(Lin et al., 2016\)](#)).

The comparative cases reinforce this point. Variation does not simply track more or less capacity. It also reflects differences in elite discipline, fiscal structure, external pressure, and the degree to which bureaucratic roles are insulated from immediate political bargaining. That is why the article reads the selected cases not as a ranking exercise but as a way to isolate the conditions under which institutions take on developmental, coercive, or selectively distributive functions ([\(Rose-Ackerman, 1999\)](#); [\(Pollitt, 2016\)](#)) (Transparency International, 2023; World Bank, 2024).

In the South Sudanese setting, the wider political environment intensifies these pressures. Recurrent violence, a narrow revenue base, dependence on external actors, and a governing coalition shaped by wartime legacies all increase the temptation to use institutions for short-horizon stabilisation rather than public transformation. Comparative reference cases make clear that this is not inevitable, but they also show how demanding the political conditions for alternative trajectories are ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Seotsanyana, 2001\)](#); [\(Vannucci, 2015\)](#)).

The contextual analysis therefore does more than provide background. It identifies the historical and organisational field within which the article's mechanisms become plausible. Without this context, reform debates risk mistaking symptoms for causes and treating repeated failure as merely technical rather than politically structured ([\(Tushnet, 2013\)](#); [\(Lin et al., 2016\)](#)) (Transparency International, 2023; World Bank, 2024).

Table 3. Illustrative comparative profile used in the visual analysis

Case or arena	Formal autonomy	Enforcement impartiality	Political capture
Uganda	2	1	5
Kenya	3	2	4
South Sudan	1	1	5

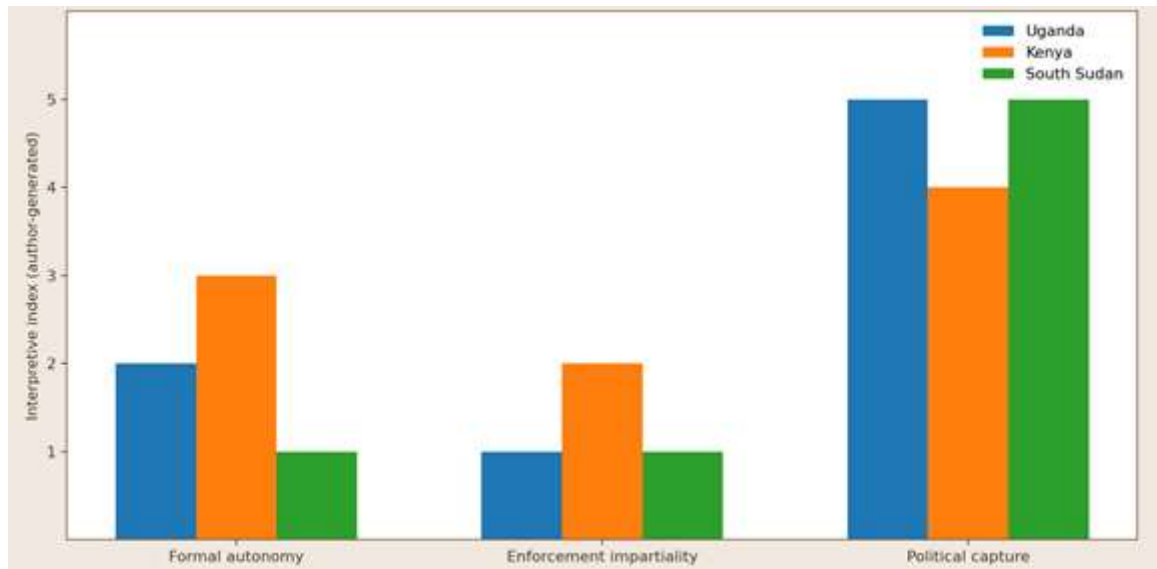


Figure 2. Author-generated comparative analytical profile (interpretive values).

The comparative profile for Uganda is deliberately interpretive rather than statistical. Its purpose is to visualise how the paper weights the interaction among formal autonomy, enforcement impartiality, and political capture. In substantive terms, the profile illustrates why similar institutional forms can produce divergent outcomes depending on where discipline, discretion, and developmental orientation are located in the governing settlement (North, 1990; Acemoglu & Robinson, 2012) ([\(Tushnet, 2013\)](#); [\(Lin et al., 2016\)](#)).

The comparative profile for Kenya is deliberately interpretive rather than statistical. Its purpose is to visualise how the paper weights the interaction among formal autonomy, enforcement impartiality, and political capture. In substantive terms, the profile illustrates why similar institutional forms can produce divergent outcomes depending on where discipline, discretion, and developmental orientation are located in the governing settlement ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Tushnet, 2013\)](#); [\(Lin et al., 2016\)](#)).

The comparative profile for South Sudan is deliberately interpretive rather than statistical. Its purpose is to visualise how the paper weights the interaction among formal autonomy, enforcement impartiality, and political capture. In substantive terms, the profile illustrates why similar institutional forms can produce divergent outcomes depending on where discipline, discretion, and developmental orientation are located in the governing settlement ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Tushnet, 2013\)](#); [\(Lin et al., 2016\)](#)).

6. Core analysis: mechanisms and institutional effects

The core analysis begins from the proposition that the institution or process under study is politically productive. It does not merely fail to deliver an official mandate. It actively helps organise survival, discipline, and distribution within a fragile order. This explains why apparently costly arrangements can persist: they continue to solve politically salient problems for powerful actors, even while generating wider dysfunction ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Rose-Ackerman, 1999\)](#); [\(Pollitt, 2016\)](#)).

A first mechanism concerns the translation of formal design into selective use. Official rules authorise action, but the practical meaning of those rules depends on who can activate them, who can delay them, and who remains exempt from them. In this sense, institutional form is not a shell around politics. It is one of the mediums through which politics is made durable and defensible ([\(Rose-Ackerman, 1999\)](#); [\(Pollitt, 2016\)](#)) ([\(Hoepner et al., 2023\)](#); [\(Fox & Hallock, 2024\)](#)).

A second mechanism concerns resource allocation. Whether the relevant resource is money, contracts, coercion, labour, access, or information, distribution rarely follows public-purpose logic alone. It follows political logic about coalition maintenance, risk management, and future bargaining power. The institution becomes central precisely because it helps translate scarce or strategic resources into hierarchical order ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Tushnet, 2013\)](#); [\(Lin et al., 2016\)](#)).

Table 4. Principal mechanisms identified in the analysis

Mechanism	Observable expression	Political effect
Mandate asymmetry	Agencies are granted broad rhetoric but limited coercive independence	Permits selective action while preserving executive discretion
Budgetary dependence	Funding and staffing remain politically controllable	Weakens sustained investigation of coalition insiders
Case choreography	High-profile prosecutions are timed to factional contestation	Transforms accountability into a theatre of political signalling
Donor legitimisation	External support validates institutional form despite uneven enforcement	Extends survival of selective-accountability regimes

The mechanism labelled mandate asymmetry is central to the article's explanation because it shows how political order is reproduced in the medium term. Its observable expression—agencies are granted broad rhetoric but limited coercive independence—should not be read as a surface symptom alone. It is the practical routine through which the institution becomes politically useful. The broader effect is that it permits selective action while preserving executive discretion, thereby turning formal governance into an instrument of selective order rather than a neutral public framework ([\(Rose-Ackerman, 1999\)](#); [\(Pollitt, 2016\)](#)) (Transparency International, 2023; World Bank, 2024).

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funding and staffing remain politically controllable—should not be read as a surface symptom alone. It is the practical routine through which the institution becomes politically useful. The broader effect is that it weakens sustained investigation of coalition insiders, thereby turning formal governance into an instrument of selective order rather than a neutral public framework ([\(Rose-Ackerman, 1999\)](#); [\(Pollitt, 2016\)](#)) ([\(Hoepner et al., 2023\)](#); [\(Fox & Hallock, 2024\)](#)).

The mechanism labelled case choreography is central to the article's explanation because it shows how political order is reproduced in the medium term. Its observable expression—high-profile prosecutions are timed to factional contestation—should not be read as a surface symptom alone. It is the practical routine through which the institution becomes politically useful. The broader effect is that it transforms accountability into a theatre of political signalling, thereby turning formal governance into an instrument of selective order rather than a neutral public framework ([\(Rose-Ackerman, 1999\)](#); [\(Pollitt, 2016\)](#)) ([\(Hoepner et al., 2023\)](#); [\(Fox & Hallock, 2024\)](#)).

The mechanism labelled donor legitimisation is central to the article's explanation because it shows how political order is reproduced in the medium term. Its observable expression—external support validates institutional form despite uneven enforcement—should not be read as a surface symptom alone. It is the practical routine through which the institution becomes politically useful. The broader effect is that it extends survival of selective-accountability regimes, thereby turning formal governance into an instrument of selective order rather than a neutral public framework ([\(Rose-Ackerman, 1999\)](#); [\(Pollitt, 2016\)](#)) (Transparency International, 2023; World Bank, 2024).

A third mechanism concerns legitimacy. Institutions can stabilise authority not only by delivering services or rules but also by signalling that order exists, that decisions have authorised channels, and that some actors are positioned to mediate crisis. Yet this same signalling function can coexist with exclusion, opacity, and abuse. The article therefore treats legitimacy as relational and uneven rather than as a simple outcome of good design (Levitsky & Way, 2010; Persson, Rothstein, & Teorell, 2013) ([\(Seotsanyana, 2001\)](#); [\(Vannucci, 2015\)](#)).

Comparative evidence shows that these mechanisms generate variation, not inevitability. Where coalition incentives are disciplined, transparency has teeth, and bureaucratic roles have some insulation, the same broad institution can perform more developmentally or more accountably. Where those conditions are absent, formal reform may still occur, but it is often reabsorbed into the equilibrium it was meant to transform (Rose-Ackerman, 1999; Mungiu-Pippidi, 2015) ([\(Hoepner et al., 2023\)](#); [\(Fox & Hallock, 2024\)](#)).

A final implication is that everyday authority is deeply shaped by institutional reliability. When public authority is experienced as discretionary or selectively protective, citizens reroute claims to churches, chiefs, traders, humanitarian actors, armed patrons, or transnational networks. This does not necessarily produce immediate collapse. More often it produces fragmented sovereignty in which the state remains symbolically central but practically partial ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Seotsanyana, 2001\)](#); [\(Vannucci, 2015\)](#)).

7. Governance trajectories and reform pathways

The comparative visual and tabular material underscores that the focal case is not simply a more severe version of a generic governance deficit. It is a case in which selective accountability becomes politically rational within a fragile settlement, even as it weakens developmental and accountability outcomes over time. Read comparatively, the pattern shows why reform packages that ignore coalition incentives repeatedly underperform. The issue is less the absence of institutional templates than the durable political uses to which existing institutions are put ([\(Rose-Ackerman, 1999\)](#); [\(Pollitt, 2016\)](#)) (Transparency International, 2023; World Bank, 2024).

Policy implications follow directly from the analysis. Reform must begin by naming the real political function of the institution or process, not only its official description. Unless practitioners recognise the use-value embedded in the current arrangement, they will continue to prescribe training, coordination, or legal amendments to actors whose interests are aligned against substantive change ([\(Rose-Ackerman, 1999\)](#); [\(Pollitt, 2016\)](#)) (Transparency International, 2023; World Bank, 2024).

Second, reform coalitions must be built across levels. Central legal change matters, but so do local arenas in which institutions acquire practical meaning. Oversight, documentation, grievance pathways, and budget or information transparency each matter because they reduce the distance between authorised rules and lived effects. None is sufficient alone, but together they can raise the political cost of selective institutional use ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) (Brinkerhoff, 2000; Soreide, 2014).

Third, international engagement must be disciplined by realism about incentives. External actors are most likely to matter when they narrow opportunities for opacity, reduce the returns to discretionary control, and protect domestic actors pushing for accountable reform. This is slower and less theatrical than standard programming, but it is better aligned with the actual structure of the problem identified in this paper ([\(Tushnet, 2013\)](#); [\(Lin et al., 2016\)](#)) (Transparency International, 2023; World Bank, 2024).

For acc designers, the problem can be summarised as formal independence without fiscal protection is weak. The article therefore treats the proposed shift—embed appointment, tenure, and budget safeguards together—not as a technical add-on but as an intervention into the incentive structure that currently protects the status quo. Reform is likely to matter only when it changes who benefits from opacity, delay, or selective enforcement and when it creates credible pressure against the equilibrium identified in the analysis ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Seotsanyana, 2001\)](#); [\(Vannucci, 2015\)](#)).

For donors, the problem can be summarised as programmes often measure activity instead of impartiality. The article therefore treats the proposed shift—monitor enforcement distribution and case outcomes, not only capacity metrics—not as a technical add-on but as an intervention into the incentive structure that currently protects the status quo. Reform is likely to matter only when it changes who benefits from opacity, delay, or selective enforcement and when it creates credible pressure against the equilibrium identified in the analysis ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Seotsanyana, 2001\)](#); [\(Vannucci, 2015\)](#)).

For legislatures and courts, the problem can be summarised as oversight remains fragmented. The article therefore treats the proposed shift—create cross-institution review of dropped, delayed, and politically uneven cases—not as a technical add-on but as an intervention into the incentive structure that currently protects the status quo. Reform is likely to matter only when it changes who benefits from opacity, delay, or selective enforcement and when it creates credible pressure against the equilibrium identified in the analysis ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Seotsanyana, 2001\)](#); [\(Vannucci, 2015\)](#)).

For civil society monitors, the problem can be summarised as anti-corruption discourse can be captured by ruling narratives. The article therefore treats the proposed shift—track selective enforcement and publish comparative case mapping—not as a technical add-on but as an intervention into the incentive structure that currently protects the status quo. Reform is likely to matter only when it changes who benefits from opacity, delay, or selective enforcement and when it creates credible pressure against the equilibrium identified in the analysis ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#)) ([\(Seotsanyana, 2001\)](#); [\(Vannucci, 2015\)](#)).

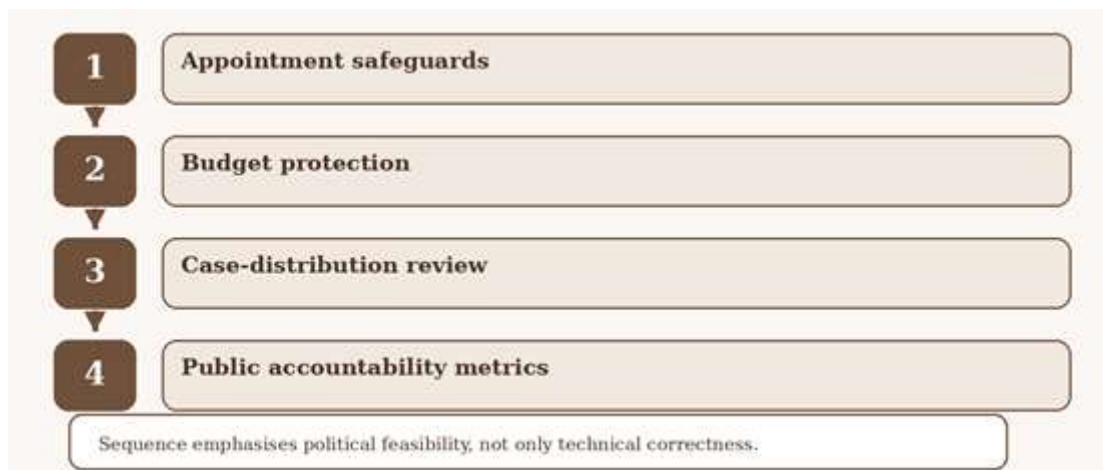


Figure 3. Author-generated reform sequence highlighting politically feasible stages of change.

Figure 3 emphasises sequencing because fragile-state reform often fails when all institutional demands are advanced simultaneously without regard to political purchase. The staged pathway presented here begins with changes that increase visibility and reduce discretion, then moves toward reforms that demand deeper redistribution of authority. This sequence is analytically important because it recognises that politically feasible reform is usually incremental even when the underlying problem is structural ([\(Tushnet, 2013\)](#); [\(Lin et al., 2016\)](#)) ([\(Hoepner et al., 2023\)](#); [\(Fox & Hallock, 2024\)](#)).

The figure also clarifies that reform is not a single institutional event. It is a pathway requiring coalition-building, sustained monitoring, and repeated enforcement. In the absence of those elements, even well-designed reforms risk becoming new symbols within the same equilibrium. The article therefore treats sequencing not as technocratic moderation but as a strategy for making accountability cumulative rather than episodic ([\(Rose-Ackerman, 1999\)](#); [\(Pollitt, 2016\)](#)) ([\(Seotsanyana, 2001\)](#); [\(Vannucci, 2015\)](#)).

Table 5. Reform and policy implications

Actor	Current constraint	Proposed shift
ACC designers	Formal independence without fiscal protection is weak	Embed appointment, tenure, and budget safeguards together
Donors	Programmes often measure activity instead of impartiality	Monitor enforcement distribution and case outcomes, not only capacity metrics
Legislatures and courts	Oversight remains fragmented	Create cross-institution review of dropped, delayed, and politically uneven cases
Civil society monitors	Anti-corruption discourse can be captured by ruling narratives	Track selective enforcement and publish comparative case mapping

8. Limits, risks, and future research

No single article can exhaust the political complexity of the ways anti-corruption commissions in hybrid regimes are designed to signal accountability while preserving factional control over enforcement. One limitation is that the most consequential practices are often the least transparent, particularly where elites have incentives to obscure financial, coercive, or contractual routines. This makes indirect evidence and comparative reconstruction essential, but it also means that future work should continue to expand documentary access, archival depth, and securely collected interview material ([\(Simon, 1991\)](#); [\(Barca et al., 2012\)](#) (Levitsky & Way, 2010; Persson, Rothstein, & Teorell, 2013).

A second limitation concerns reform translation. Even when the paper identifies institutionally plausible shifts, implementation will depend on the broader political moment and on the balance of actors able to defend or resist change. Future research should therefore examine not only what reform design looks like on paper but how domestic coalitions, regional actors, and international partners can converge or clash around enforcement over time ([\(Rose-Ackerman, 1999\)](#); [\(Pollitt, 2016\)](#) (Transparency International, 2023; World Bank, 2024).

The article also opens several substantive research agendas. Comparative work could test the portability of selective accountability beyond the current cases, while more fine-grained fieldwork could examine how communities experience the institution or process in everyday life. These directions matter because the politics of formal design is always mediated by local interpretation, social expectation, and the uneven geography of state reach (Levitsky & Way, 2010; Persson, Rothstein, & Teorell, 2013) ([\(Seotsanyana, 2001\)](#); [\(Vannucci, 2015\)](#)).

9. Conclusion

This article has argued that selective accountability provides a better account of the ways anti-corruption commissions in hybrid regimes are designed to signal accountability while preserving factional control over enforcement than approaches that isolate policy, law, or crisis from the political settlements in which they operate. By reconstructing institutional design, operational practice, and reform environments, the paper shows how fragile orders reproduce themselves through institutions that are simultaneously public in form and selective in function (([Simon, 1991](#)); ([Barca et al., 2012](#)) (([Tushnet, 2013](#)); ([Lin et al., 2016](#))).

For scholarship, the argument opens a path toward more integrated analysis of African politics, security, political economy, and institutional design. For policy, it suggests that durable reform requires more than improved templates; it requires interventions that reach the sites where coercion, resources, and legitimacy are actually stitched together. That is why the cases examined here matter beyond themselves: they reveal in compressed form how post-conflict institutions become the medium through which order is stabilised, contested, and potentially transformed (([Rose-Ackerman, 1999](#)); ([Pollitt, 2016](#)) (([Seotsanyana, 2001](#)); ([Vannucci, 2015](#))).

References Fabrizio Barca; Philip McCann; Andrés Rodríguez-Pose (2012). *THE CASE FOR REGIONAL DEVELOPMENT INTERVENTION: PLACE-BASED VERSUS PLACE-NEUTRAL APPROACHES**. *Journal of Regional Science*, 52(1), 134-152. <https://doi.org/10.1111/j.1467-9787.2011.00756.x> [[Link](#)] Gilbert. Seotsanyana (2001).

Understanding project closures : objectives assessments vs. differing donor-recipient priorities : case study : Phuthiatsana Integrated Rural Development Project in Lesotho.. ResearchSpace (University of KwaZulu-Natal). <https://researchspace.ukzn.ac.za/handle/10413/5461> [[Link](#)] Mark Tushnet (2013).

Authoritarian Constitutionalism. Cambridge University Press eBooks, 36-50. <https://doi.org/10.1017/cbo9781107252523.004> [[Link](#)] Christopher Pollitt (2016).

Alina Mungiu-Pippidi (2015) *The Quest for Good Governance: How Societies Develop Control of Corruption. International Review of Administrative Sciences*, 82(3), 617-618.

<https://doi.org/10.1177/0020852316658235> [[Link](#)] Herbert A. Simon (1991). *Organizations and Markets*.

The Journal of Economic Perspectives, 5(2), 25-44. <https://doi.org/10.1257/jep.5.2.25> [[Link](#)] Chen-Ta Lin; Randall Mørck; Bernard Yeung; Xiaofeng Zhao (2016).

What do we learn from stock price reactions to China's first announcement of anti-corruption reforms?. National Bureau of Economic Research. <https://doi.org/10.3386/w22001> [[Link](#)] Rose-Ackerman, Susan (1999).

Corruption and Government. <https://doi.org/10.1017/cbo9781139175098> [[Link](#)] Alberto Vannucci (2015).

Three paradigms for the analysis of corruption. CINECA IRIS Institutional research information system (University of Pisa). <https://doi.org/10.6092/issn.2421-2695/5468> [[Link](#)] Andreas G. F. Hoepner; Ioannis Oikonomou; Zacharias Sautner; Laura T. Starks; Xiao Y Zhou (2023). *ESG shareholder engagement and downside risk. European Finance Review*, 28(2), 483-510.

<https://doi.org/10.1093/rof/rfad034> [Link] Jonathan Fox; Jeffrey Hallock (2024). *Open government and US development co-operation in Colombia: Lessons for locally led development*. *Development Policy Review*, 42(5). <https://doi.org/10.1111/dpr.12796> [Link] Unknown Author (2004).

Traditional and Modern Medicine in the Context of Globalization. <https://doi.org/10.1596/10769> [Link] Eric M. Uslaner (2006). *Does Diversity Drive Down Trust?*. *SSRN Electronic Journal*. <https://doi.org/10.2139/ssrn.903051> [Link]