1-1-2005

Violent Transformation Processes and the Question of Justice and Peace

Doris Goedl
VIOLENT TRANSFORMATION PROCESSES AND THE QUESTION OF JUSTICE AND PEACE

Doris Goedl

INTRODUCTION

This century has often been described as an Age of Extremes, as a time of violence and barbarism. Political and social instability have characterized conflicts in all parts of the world. Relative stability marked the period of 1945 until 1989. After 1989, political and socioeconomic changes and upheavals started in the former socialist countries. Some countries like Poland, Czechoslovakia and Hungary transformed mostly in a peaceful way, whereas other countries like former Yugoslavia went through a period of war, genocide and man-made disaster. In trying to understand the aftermath of violent disintegration in the former Yugoslavia, this paper will focus on the war in Bosnia. In addition, I will stress the following points:

1. The interplay between politics, law and justice in the case of former Yugoslavia;
2. The interplay between international and domestic politics; and
3. Trauma in the political context – the level of the victims

1. The Ongoing War In Bosnia And The Establishing Of The International Criminal Tribunal For Yugoslavia (ICTY)

After the declarations of independence in Slovenia and Croatia in 1991 and 1992 respectively, and a vote for independence in Bosnia in March of 1992, the Serbian nationalism stepped up and became violent. This was evidenced by the shelling of Dubrovnik and the sack of Vukovar, the first major crimes of these wars, followed by the onslaught of Bosnian
Muslims and Croats.¹ “Ethnic cleansing” was declared instrumental in giving the state territorial definition, and mass-killings, terror, rapes and other atrocities accompanied this policy. It was designed to render the territory ethnically pure and ensure a hatred and fear that would endure between Muslims and Serbs. As a result, these communities could never again live together. Huge peace demonstrations were held in Sarajevo, but when a sniper killed a Muslim girl, it became clear to nearly everybody that there would be no peaceful reconciliation. On the contrary, as a Bosnian Franciscan stated,

Then the sniper killed a Muslim girl of seven or eight years. She was with her mother, on her hand and he saw that she is a Muslim girl. He could have killed me, thousands of other people who were there, but he killed this Muslim girl. At this point I saw that Milošević and his people need the war. The non violent situation in Sarajevo became in this moment an armed fight.²

By the end of 1992, Serb forces controlled approximately 70 percent of Bosnian territory, nearly 2 million Bosnians had lost their homes; 1.1 million refugees were dispersed to different countries. The rest of the Bosnians were forced to the three enclaves: Srebenica, Žepa and Goradže, where the Muslim population held a majority. At the same time, Lawrence Eagleburger, Bush’s secretary of state and former Ambassador to Yugoslavia stated that there was a “moral and historical obligation not to stand back a second time in this century while a people faces obliteration.” In doing so, he called for charges against Milošević,
Karadžić and Bosnian Serb Army chief Ratko Mladić for “crimes against humanity.”³

In January 1993, there was already an interim report for the Security Council, describing ethnic cleansing, mass murder, rape and other atrocities. This interim report and a proposal by UN Secretary General Boutros Boutros-Ghali led to an international tribunal in May 1993 to examine war crimes in the former Yugoslavia, known as the International Criminal Tribunal for Yugoslavia (ICTY), based in The Hague.⁴ In September of that year, eleven judges were appointed through the General Assembly of the UN and in July 1994, Richard Goldstone was appointed as the first chief prosecutor. The expectations of the International Community concerning the tribunal were serious but low. “I would not measure the tribunal in terms of how many people go to jail, or top-level people, because the number is going to be very low. Success is a commitment to establish principles of accountability, getting out the truth,” was the strong statement made by John Shattuck, assistant secretary of state for Human Rights.⁵ Nevertheless, in February 1995, Richard Goldstone indicted twenty-one Bosnian Serbs for running the Omarska concentration camp [comma omitted] and camp commander Zeljko Meakić was slapped with an indictment for genocide.

Out of the twenty-one men indicted, only Tadic, a low-level official, was available for trial. When his case was opened in 1996, a lot of indicted war criminals were still not transferred to The Hague, which was discussed as a political problem. Because of a reluctant policy on the part of the UN and NATO to enforce its edicts, the tribunal could only inconvenience and stigmatize its suspects, and could only threaten the

³ See BASS, supra note 1, at 213.
⁴ The ICTY eventually became known as “The Hague,” or “The Hague Tribunal.”
⁵ See generally RICHARD C. HOLBROOKE, TO END A WAR (1999).
governments in Croatia and Serbia with a report of their noncompliance to the Security Council. Even after the “fall of Srebenica” in July 1995, there was not really a breakthrough for the ICTY, because the West did not wish to incur on one side during the preparations for the Dayton peace process by subjecting their “war heroes” to prosecution and indictment. At this point, Richard Goldstone was quite sure that the peace agreement in Dayton contain a commitment by the signatories to hand over to the Tribunal those accused of war crimes.

The military response to Goldstone came immediately. On the same day, when The Hague Tribunal indicted the leader of the Bosnian Serbs, Radovan Karadžić, and his military commander Mladic, the latter was conquering Žepa, one of the declared UN “safe areas.” After that event, NATO started with bombing of Bosnian Serb positions, which was at this time easier, because there were no UN Protection Forces (UNPROFOR) vulnerable to Serb hostage-taking. Hard pressed by NATO bombing and by huge and rapid victories of the Croatian and Bosnian army in northwestern Bosnia, the Bosnian Serbs capitulated. Richard Holbrooke brokered a cease-fire for Sarajevo and the Dayton peace process came in his final phase. Nevertheless, when the parties in Dayton reached an accord for the deployment of peacekeepers in Bosnia, the mandate for the International Force remained vague with respect to cooperation with The Hague. Missions to track down wanted men were not foreseen either in the Dayton mandate or in the training provided to the troops. According to Jonathan Bass, the American public was assured

---

6 During the fights in Srebenica between the 11th and 14th of July, 1995 Bosnian Serb forces proceeded to slaughter at least seven thousand Muslims at Srebenica, the single worst crime against humanity in Europe since World War II.
7 While conquering Srebenica, Mladic took 450 Dutch UNPROFOR troops hostage, using them as human shields against NATO air strikes.
by President Clinton that, “we’re not going to be rummaging around in the mountains looking for war criminals.”

When the Canadian Judge Louise Arbour succeed Richard Goldstone, the policy of the Tribunal changed. First, she instituted the practice of issuing sealed indictments, and secondly, she indicted Slobodan Milošević for crimes against humanity in Kosovo. “The evidence upon which this indictment was confirmed raises serious questions about their suitability to be the guarantors of any deal, let alone a peace agreement.” This was the opposite position of Richard Holbrooke who gave the green light for his team to negotiate with Radovan Karadžić and Ratko Mladić during the Dayton peace process.

2. The interplay between the ICTY and domestic political affairs

Establishing The Hague Tribunal was an important step to take from the International Community to react to war crimes and genocide in the former Yugoslavia. The next step, and I think this is a most difficult step, had to deal with the interplay between the demands of international judiciary and domestic policy. The interplay between international and domestic law concerning truth and reconciliation is a very complicated matter, especially when dealing with the political reactions in the different states. Even when the democratic governments which replaced the former authoritarian regimes in Croatia and Serbia (2000) made efforts to reform their judicial system, we had to face limited public support for war crimes prosecutions, especially against members of the ethnic majority. Human Right Watch reported that police assistance to war crime prosecutors and investigate judges remain half-hearted; in some cases police officers were themselves implicated in the commission of war crimes. Therefore,

---

8 See Bass, supra note 1, at 239 (quoting Dick Morris, a former pollster and strategist for President Clinton).
9 Id. at 274.
effective and fair prosecutions are possible only if governments are seriously willing to commit themselves to create the conditions necessary for crimes accountability.

In recent years, government support for domestic prosecutions of members of the ethnic majority has gradually increased in Bosnia-Herzegovina and Croatia. Government officials in Serbia and Republika Srpska have either opposed\(^\text{10}\) or grudgingly supported the work of the Hague Tribunal. Official policy in Serbia states the support of domestic prosecutions, but without the intention to arrest fugitives. Instead, the authorities try to convince them to surrender voluntarily, as Carla del Ponto stated.\(^\text{11}\) The hollowness of their support is evidenced by the fact that there have been few domestic trials in Serbia, and virtually none in Republika Srpska. “[I]t remains the case that, nine years after Dayton, the authorities of Republika Srpska have not apprehended a single individual indicted by the ICTY.”\(^\text{12}\)

In 2002, The Hague Tribunal announced their intention to refer all cases - not involving the main political and military figures from the Yugoslav wars - to the national courts in the region, with the exception of Serbia.\(^\text{13}\)


\(^{12}\) Id.

\(^{13}\) See Human Rights Watch, Justice at Risk: War Crimes Trials in Croatia, Bosnia and Herzegovina, and Serbia and Montenegro, available at http://www.hrw.org/reports/2004/icty1004/3.htm (In fall 2004 the request for two referrals to Croatia, and motion to referrals to Bosnia-Herzegovina were made by the ICTY. But there is no indication that any cases will be transferred from the ICTY to the Serbian judiciary.).
There is a legitimate concern that a country like Serbia, which is not willing to arrest indictees, will not either be interested in, or capable of, trying alleged war criminals domestically. The networks supporting persons accused of war crimes are so powerful there, that they can interfere with the judicial proceedings, including by intimidating witnesses (...), or even by threatening the stability of the country. Both in Serbia proper and in Kosovo, aggressive nationalist rhetoric are being used in smear campaigns against the Tribunal and its Prosecutor.¹⁴

This comprehensive statement of the Chief Prosecutor refers to another problem of the ICTY- the ethnic bias of the tribunal. Based on trial monitoring, Human Right Watch has concluded that bias by the judiciary has influenced trials in Croatia, Bosnia-Herzegovina, and Serbia. Looking to Serbia it became clear what it meant. In the past three years only Serb defendants had been prosecuted by Serb judges and prosecutors. The only cases in Republika Srpska involve defendants of Serb ethnicity. Beside ethnic bias on the part of judges and prosecutors, the key obstacles for fair and effective trials include poor case preparation by prosecutors, inadequate cooperation from the police in the conduct of investigations, poor cooperation between the states on judicial matters, and ineffective witness protection mechanisms.¹⁵

At the end of this chapter Carla del Ponte tried to find an answer for the question about the achievements of the ICTY since his implementation. “Although significant progress was achieved..., it has to be stressed that a number of obstacles which are outside of the Tribunal’s

¹⁴ Press Release, supra note 11.
¹⁵ See Human Rights Watch, Justice at Risk: War Crimes Trials in Croatia, Bosnia and Herzegovina, and Serbia and Montenegro, available at http://www.hrw.org/reports/2004/icty1004/5.htm# Toc84316123 (According to Human Rights Watch these obstacles were found in Croatia as well as in Bosnia-Herzegovina and Serbia).
control may still derail the completion strategy.\textsuperscript{16} She addresses two important obstacles to achieve completion: the lack of co-operation of the states in arresting and transferring of persons indicted to The Hague, and the failure to find important key indictees, like Radovan Karadžić, Ratko Mladić and Ante Gotovina. Before these men are not arrested and referred to The Hague, the work of the ICTY would not be completed. Therefore, del Ponte urged the governments of Croatia, Serbia and Bosnia-Herzegovina to overtake their responsibility in bringing these fugitives to The Hague.

3. Between Vengeance and Forgiveness: Trauma in the Political Context

Dealing with the political level of law and judiciary in post-war societies, the question had to be asked: Must all societies pursue prosecutions in order to comply with international human rights standards? We can find different responses to this question. For example, East Germany’s extension of public access to secret police files after 1989, or Czech’s screening and removal of officials and civil servants involved in the old regime from public office. These are less aggressive responses than prosecution, but they satisfy people’s needs to know what happened. Even though the successor states of former Yugoslavia didn’t brought these issues to their national political agenda, and even though there were consideration that foreign-imposed trials may cause a nationalist backlash, it became clear that “international tribunals are better than the usual alternative, which is simple venegance by aggrieved parties. It is not that these complicated and often muddled trials are too noble to question; it is that the other options would be worse.”\textsuperscript{17} As first results from my field

\textsuperscript{16} Press Release, \textit{supra} note 11.
\textsuperscript{17} \textit{See} BASS, \textit{supra} note 1, at 285.
research show, the wish for truth and justice is – at least in the female interviewees - stronger than the longing for vengeance or revenge, which I want to demonstrate with the following narratives from Croatia and Bosnia.¹⁸

“I’m still an expelled person with no rights.” - Female from Srebenica

In May 1993, troops of Arkan and Seselj (paramilitary troops of the Bosnien Serbian Army) entered Srebencia. First, they looted our houses, and then they burned them. We hid [sic.] ourselves in the forests around the city, but after the “big burning,” we came back. It was better to be in the city, although everything was nearly destroyed. Life was difficult in these days. The bombing and shelling went on, a lot of refugees (approx. 60,000) from other cities were in the town and we hadn’t enough to eat. The international aid didn’t really reached [sic] us at this time. But then we started to organize ourselves and the humanitarian aid from the International Community was slowly provided. In summer 1993 Srebenica was declared as an UN-safe area. We thought that the nightmare will be over; that the world is with us and that there will be no more killing, bombing and so on and so forth. This more or less peaceful situation lasted until summer 1995. By then the Bosnian Serbs started again with heavy bombing, even though we were declared as an UN protected zone. But the UN troops withdrew from Srebencia to the UN-base Potocari and we were asked to move with them.

On July 11th the evacuation of Srebenica started. There were buses waiting which should bring us to the UN-base; the first seperation started, when young men didn’t board the buses but went instead to the forests. My son was one of them and this was the last time I saw him. The situation was totally chaotic, granates came from everywhere; there were shootings; some people were in buses, some tried to escape; dead and wounded people; children crying and so on and so forth.

¹⁸ During my field research about the violent disintegration of former Yugoslavia, 50 interviews with men and women were conducted.
I came with the rest of my family to the UN-base Potocari which was already crowded with some 30,000 people from Srebenica. The whole night the base was granated and on the next day the Serbian Army, the troops of General Mladic, came and started to separate men and women. They took away my brother and in the following night we could hear screaming and shouting. It was horrible. The next day it became clear what had happened. They had slaughtered the men and raped the women; 570 women never came back.

The following day the military started with the deportations. Whereas the women, small children and elderly people were forced to enter the already waiting buses, the men and juvenile children were not allowed to board the buses. They took my husband to the side and this was the last time I saw him. I had to enter one of the waiting buses, but I was shocked and paralysed with fear. The bus driver said that he couldn’t help us and he had to bring us to Tuzla. On the way we saw killings, dead bodies, and again and again some militaries stopped our buses and took out young women, who never came back.

Finally we arrived in Tuzla and months went by. I was searching for my son, my husband and other family members. Whereas my son was never found, I could identify my husband in the year 2000, when they lifted a mass-grave in Zvornik. He is now buried in Potocari, which became a memorial site for the victims of Srebnica. I’m still an expelled person with no rights. In the Republica Srpska I don’t have the same rights like the Serbian population and in the Croatian-Muslim Federation I don’t have rights, because I’m not a citizen of the federation. To seek justice I’m working in the organisation of the “Mothers of the enclave Srebenica and Zepa” which is an NGO and does – beside other things - a lot of work on the disappeared (to register, to identify, to bury them) and try to help their families.

“I seek justice towards a single person.“ - Female from Sarajevo

My father was killed near the mosque that means somebody selected him because he was a Muslim. As far as we know now, it would be possible to trace back this killing. Yes, I wanted them to be punished. If I could
figure out who killed my father I would seek for justice and the indictment of this person. But otherwise I don’t have anything against the people (refering to the Bosnian Serbs) because that would be irrational. You can hate a concrete person, but not the whole nation. Therefore I would seek justice towards a single person and on this point I would give no quarter.

“This is my duty as medical doctor.” - Female from Baranja

At the end of the war I was working in the ambulance of the Hospital in Baranja (East-Croatia). An old man was brought for treatment and he asked me if I would know where he is. I denied, but when he mentioned the name of his wife I started to recognize him. He was in jail because during the war he and his wife (both Serbs) had killed sixteen Croats in a very perfidious way. They searched the birth register, figured out the Croats and went to visit them for coffee, and then they killed them. I asked him for the reasons and he answered, “I did it for my people.” Then he asked me if I [sic] still give him medical treatment. To be honest, for a second, I thought I could kill him and nobody would know. But then I said, yes of course. This is my duty as a medical doctor. He was taken by the UNPROFOR and is now in a jail in Serbia to wait for his trial.

“I didn’t want to hate a whole nation.” - Female from Banja Luka

When the Bosnian Serbs took over Banja Luka the police raided and looted flats and houses of the Muslim population. First the police came to the house of my grandparents and expelled them with force. They were old, stayed their whole life in this house and had nowhere to go. Afterwards the same happened to my parents. I was the last in the row. When they came to my flat, the police officer took his gun on my head and forced me out of my flat. Later I lost my job too. But I didn’t leave the city because this is what they wanted us to do, to become an “ethnical [sic] cleaned” city.

After the war I saw this police officer in a coffee shop and my first reaction was revenge. But then I realized, if I would react in this way the process of
forgiving could never begin. And I didn’t want to spent the rest of my life hating a whole nation. I ordered a coffee for this police officer and he came to my table to ask who I’m. I told him the story and he started to recognize me and I said, “I could look in your eyes before and I could do the same now.” He lowered his eyes and asked me to forgive him. What I did! Since this time peace had became real for me.

All these narratives show that these women had to face a living after war, totalitarian terror, genocide or other mass atrocities. Armed conflicts often mean loss of livelihood, abuse and rape. When people are forced for political reasons like terror and war to undergo traumatic events such as rape and violence, these occur in especially aversive conditions. In many cases there are no preparations and these circumstances are experienced as catastrophic or traumatic, often connected with feelings of overpowering helplessness. In the case of Bosnia, many men and women survivors made their traumatic experience (destruction of their homes, forced expelling, rape) by people who had previously been neighbors.

The emotional consequences of the disruption of social bonds goes along with a loss of confidence and trust in other people, as a kind of destruction of personal and social connectedness. In this context, the experiences of war and terror could be seen as central assault on the dignity of men and women, leading to a loss of confidence in the world. Backed with these psychological aspects, these narratives show the importance of justice on a personal level. Beside international efforts of dealing with war crimes, these women want to give testimony, to try to face their perpetrators, and to seek for justice on an individual level, and then they can start to forgive.
These narratives show also very clearly that there are different levels of truth and reconciliation: the ICTY as huge international framework (like the narrative from Sarajevo), the domestic level of judiciary (like the narrative from Baranja and Sarajevo) and the efforts on the level of the individuals. Only the latter can forgive, because forgiveness is something between human beings and needs the facing of victim and perpetrator (like the narrative from Banja Luka). Furthermore, these narratives show not only the connection between justice and peace, they also break with the prejudice of the ”ancient hatred” in the balkans. If truth is based on justice (on the elaborated interplay between the different levels), if there is a process of public acknowledging of what had happened, truth and reconciliation can be more than rhetoric.

Let me conclude these considerations with the following short statement. I think the political efforts inventing the ICTY were important steps towards justice and peace. Although there is some criticism, I agree with Jonathan Bass who wrote that this kind of legalism will never make up for the lives lost, but legalism is all we have now.20 It doesn’t make up for the losses, but the invention of international and national law and justice is an important level for recovering from individual experienced trauma. “Justice is essential to strengthen the rule of law, soften the bitterness of victim’s families, and remove an obstacle to cooperation among the parties.”21 With this approach the interplay between political circumstances and individual violent experiences are put into the focus of attention and became crucial for truth and reconciliation processes. In working with victims of political violence, you can make the clients

---

19 At this point I don’t discuss the impact of unresolved history for truth and reconciliation, but I want to stress the importance of dealing with the past for reconciliation in post-war societies.

understand that the traumatic event wasn’t a personal failure, but it had to do with the violated political circumstances. Therefore it is necessary that politics take responsibility for what had happened, even if they deny their responsibility, or hide or escape. Inventing trials like the Hague Tribunal for accusing the misleading of political power (like torture, rape and mass-killings) and for naming the perpetrators is an important first step towards truth and justice. This is even more important as the truth about war crimes is suppressed and neglected.

4. Epilogue

Hannah Arendt is right when she stated that we are unable to forgive what we cannot punish and we are unable to punish what has turned out to be unforgivable, and it would be wrong to do nothing. Beside the powerful realist criticism of war crimes trials, that such efforts will perpetuate a war, or destabilize postwar efforts to build a secure peace, I will state – out of my long time experiences in former Yugoslavia - that this kind of legalism will never make up for the lives lost, but legalism is all we have now. Or to say it with Madeleine Albright,

Justice is essential to strengthen the rule of law, so often the bitterness of victim’s families, and remove an obstacle to cooperation among the parties. It will help ensure that our forces can depart Bosnia without the fear that renewed violence threatening U.S. interests might one day return. It will establish a model for resolving ethnic differences by the force of law rather than the law of force.22

If we believe that peace in post-war societies has different layers (like economic stability, some kind of prosperity and perspectives for the

21 Albright Madeleine, Address at the Hague Tribunal (1997).
22 Albright Madeleine, Address at the Hague Tribunal (1997).
future), justice had to be seen as “a parent to peace.”23 Therefore I would like to see the Hague Tribunal as a parent to peace in former Yugoslavia, because the treatment of the past through international and national law, as well as through remembering and forgetting shapes not only the present, but also the future of entire post-war societies. Trying to come to terms with truth and reconciliation, a narrow route between too much memory and too much forgetting had to be taken. “Nations like individuals need to face up to and understand traumatic past events before they can put them aside and move on to normal life.”24 Whereas nations had to deal with their past on a collective level, victims and their families have a moral right to know and to gain right-security and justice on an individual level. The interplay between both can eventually lead to peace and reconciliation, but it will take time.

23 Albright Madeleine, Address at the Hague Tribunal (1999).