Land of the Unexpected: 
Natural Resource Conflict and Peace building in Papua New Guinea

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Abstract

Papua New Guinea (PNG) has long been a site of analysis for exploring the links between natural resources and conflict, having been cited as an example in prominent studies of the ‘natural resource curse’ and used as a source of learning in international debates on Corporate Social Responsibility (CSR). Over the past decade, this scholarship has expanded to encompass conflict analysis and peace building. This paper considers four themes identified in the contemporary literature, each with reference to examples drawn from PNG: 1) the costs of conflict on business and the power of local communities; 2) tensions between the state as regulator and the state as shareholder; 3) the unsatisfactory performance of compensation packages and CSR projects; and 4) an emphasis on the economic dimensions of the natural resource curse in the search for new frameworks. Through a discussion of these themes, the paper calls for the development of natural resource conflict mitigation strategies that are based on a deeper understanding of the strengths and weaknesses of existing CSR measures.

Keywords: natural resource conflict; peace building; Papua New Guinea; business and peace; Corporate Social Responsibility; extractives industry

Introduction

Papua New Guinea (PNG) has long been a site of analysis for exploring the links between natural resources and conflict. Natural resources have been central to the history of this young nation, whose independence from Australia in 1975 was in part funded by mineral revenues generated from the massive Panguna mine in Bougainville. This mine was forced to close down in 1989 when it became linked to the “most damaging conflict ever to occur amongst Pacific Islanders, causing thousands of deaths” (Regan, 2012, p.119). The origins of this conflict stemmed from complaints relating to mine revenue distribution and preferential employment by two main groups of Bougainvilleans: 1) customary landowners of land leased to Bougainville Copper Limited (BCL), and 2) young Bougainvillean mine workers (Regan, 2010, p.17-8). Bougainville therefore, is one of PNG’s “earliest and most well known exemplars of the need for CSR in the extractive industry sector” (Gilberthorpe & Banks, p.186)

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1 This paper is dedicated to the square pegs.
2 Kylie McKenna is a Research Fellow at the Australian National University and author of Corporate Social Responsibility and Natural Resource Conflict.
3 See Banks (2008) for an overview.
4 For a more extensive account of the Bougainville conflict and its links to mining related grievances, see: (Braithwaite, Charlesworth, Reddy & Dunn, 2010; Filer, 1990; McKenna, 2016; Regan, 2003; 2010).
PNG reflects the trademarks of natural resource conflict globally: a country rich in natural resources (forestry, agriculture, fisheries and minerals) yet continues to lag behind on human development outcomes (UNDP, 2012); is characterised as a ‘weak state’ noted for its “resilient largely self-regulating village-based societies, and police forces with limited reach, resources, and popular legitimacy” (Dinnen, Mcleod & Peake, 2006, p.87); corruption is widespread (Macintyre, Mee & Solomon, 2008, p.101); and environmental damage and associated campaigns directed at extractive companies (Kirsch, 2007; Macintyre & Foale, 2002).

PNG has also been a source of learning in international debates on CSR (Gilberthorpe & Banks, 2012) and is cited in the work of influential ‘natural resource curse’ authors including Collier (2000) and Ross (2003). This scholarship exposes the contradiction that instead of prosperity and peace, natural resource wealth can also result in poverty and conflict. Key themes identified in the literature are that resource abundant developing states tend to be associated with poor economic growth, poverty, corruption, state weakness, authoritarianism and repression, all of which increase the likelihood of armed conflict (Bannon & Collier 2003; Ballentine & Nitzsche 2005; Collier & Hoeffler 2005; Ross 2001; Ross 2003; Sachs & Warner 2001). While analysts don’t necessarily agree on the reasons why resources become linked to conflict in particular ways (and whether it is in fact a ‘red herring’ which draws attention away from the importance of specific institutional settings (Brunnschweiler & Bulte, 2009)), it is estimated that at least 40 per cent of intrastate conflicts globally over the past 60 years have been related to natural resources (UNEP, 2009).

Over the past decade however, the academic and policy literature on natural resource conflict and CSR has made a notable shift beyond conflict analysis towards understandings of how natural resources might be extracted peacefully. New international initiatives have also been developed with the aim of encouraging corporations to adopt conflict sensitive business practices (e.g. UN Global Compact Business for Peace platform) and to ‘increase awareness of ethical business practices’ (Business for Peace Foundation, n.d.). Moreover, numerous guidelines have emerged on issues that closely overlap with natural resource conflict such as, security; employee relations; community relations; transparency; human rights and the environment (Ballentine & Haufller, 2005, p.16-7).

As PNG celebrates its 40th year of independence, the extractives industry continues to play a prominent, yet diminished role (Asian Development Bank, 2016). While low commodity prices, unfavourable weather and disappointing mining revenues slowed economic growth in 2015, Liquefied Natural Gas (LNG) exports and proposed new investments in the mineral sector are predicted to “boost growth in the medium term” (Asian Development Bank, 2016). Significant recent developments include: ExxonMobil’s LNG facility; a new partnership between China’s Zijin and Barrick Gold at the Porgera mine in Enga Province; and debates about the potential reopening of the Panguna mine in Bougainville. It is therefore both timely and important to consider the relevance of the contemporary literature on natural resource

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5 The World Bank (2016) broadly characterizes the PNG economy as dominated by two sectors: “the agricultural, forestry and fishing sector, which engages most of the labor force (the majority informally); and the minerals and energy extraction sector which accounts for the majority of export earnings and, from 2015, the country’s Gross Domestic Product (GDP)”.
conflict, CSR and peace building to extractive companies currently operating, or seeking to operate, in the country known as the ‘land of the unexpected’.

This paper identifies 4 parallel themes in the literature and considers each with reference to examples drawn from PNG: 1) the costs of conflict on business and the power of local communities; 2) tensions between the state as regulator and the state as shareholder; 3) the unsatisfactory performance of compensation packages and CSR projects; 4) and an emphasis on the economic dimensions of the natural resource curse in the search for new frameworks. Through a discussion of these themes, the paper calls for the development of natural resource conflict mitigation strategies that are based on a deeper understanding of the strengths and weaknesses of existing CSR measures. While CSR in PNG may have facilitated greater attention to the social impacts of their operations (Filer & Macintyre, 2006, p.218), its broader peace building potential has been limited by a tendency to focus on reactive development projects, based on threats (both violent and non-violent) to corporate and state profit. The paper begins with a discussion of definitions of CSR and its evolution within the extractives industry globally. Following an examination of each of the 4 identified themes; the paper discusses two initiatives in PNG that seem to indicate willingness on the part of extractive companies to adopt the language of peace and reconciliation. These initiatives however, are quite different to the proposed contributions of business to peace currently emphasised in the literature.

Corporate Social Responsibility (CSR)

One prominent avenue for the engagement of extractive companies in responding to resource conflict has been the expansion of the theorisation and practice of CSR to encompass conflict analysis and peace building. ‘CSR’ has become recognisable shorthand for the onus on business to consider the consequences of business activity on the societies and environments in which they operate. Despite over 50 years of scholarship on CSR, there is no universally accepted definition (Dahlsrud, 2008). Moreover, various models of CSR have evolved over time, such as community relations and community development, adding further ambiguity to defining this field (Kemp, 2009 & 2010).

Attempts to address the negative impacts of business on society are not a new phenomenon. Some analysts (Cheney, Roper & May, 2007, p.4) trace the origin of such initiatives back to the late 1870s when corporate activities were beginning to be identified as having detrimental impacts on society. Corporate responses to these concerns have a similarly long history. For example, during what is known as the ‘progressive’ era in the United States (US) (from 1900-1920) industrialists were believed to have “found themselves in the awkward position of advocating a system of factory labour that, by many critics standards, was proving to be a detriment to society” (Cheney, Roper & May, 2007, p.4). In response, corporations began implementing employee welfare programs designed to “curb growing dismay over the negative impact of industrialization on community and family life” (Cheney, Roper & May, 2007, p.4). Despite these early forays into social responsibility, the core expectation of business remained to maximise profits for shareholders (Carroll, 1991, p.39). It was not until the 1970s that this view changed dramatically. At this time the establishment of a new generation of regulatory agencies in the US began to identify not just shareholders, but also the environment, employees and consumers as company ‘stakeholders’ (Carroll, 1991, p.39). In this way, from the 1970s onwards, expectations of the responsibilities of business widened.
Within the extractives industry, CSR gained particular momentum in the 1980s when an unprecedented number of extractive companies began to champion the concept (Hilson, 2012, p.131). According to Hilson, only a few years’ earlier most extractive company Chief Executive Officers and directors were indifferent to CSR, and some companies preferred to pay fines for non-compliance to environmental regulations than embrace the concept. In PNG, this increase has been mirrored by a dramatic rise in voluntary initiatives, codes of conduct and industry guidelines seeking to define CSR ‘best practice’ within the extractives industry (Kepore & Imbun, 2011). Reasons for its adoption are manifold but primarily “represent a bid to legitimize the sector after decades of environmental disasters and the trampling of indigenous rights” (Gilberthorpe & Banks, 2012, p.185).

In spite of the diversity of influences of CSR, it is recognised internationally that its character as a ‘defensive’ strategy has evolved over time. CSR in the Niger Delta for example, has advanced “into a full-blown and an expected organizational practice” (Idemudia & Ite, 2006, p.196). This is reflected in the doubling of CSR budgets and significant contributions by extractive companies to social development infrastructure (Idemudia & Ite, 2006, p.196). Contemporary CSR among extractive companies, therefore, is recognised as encompassing more than ‘just’ philanthropy, sponsorships and donations (Kemp, 2010, p.2). In practice, CSR generally manifests as corporate commitments in the form of socio-economic development projects, security policies, community-business partnerships, social and environmental impact assessments, the adoption of discretionary codes of conduct, and can also incorporate formal agreements between states and communities. Examples from PNG include: ExxonMobil PNG Limited’s half yearly environmental and social reports (PNG LNG 2008-2015); Newcrest’s commitment of 2.2% of revenue produced at the Lihir gold deposit on community expenditure in 2015 (Newcrest Mining Limited, 2015, p.49), and Barrick Gold’s use of the United Nations’ ‘Protect, Respect and Remedy’ framework to guide its response to human rights abuse at the Porgera gold mine (discussed below).

**The costs of conflict and the power of local communities**

Adoption of CSR by the extractives industry raises questions regarding who and what is driving CSR. Calls for business to contribute to peace for example, often begin with a discussion of the costs of conflict on corporations. This is reflected in the UN Global Compact’s statement “in 2014, global economic losses due to violent conflict amounted to over US$9.8 trillion” (UN Global Compact, n.d.). Interest in identifying the costs of conflict can be considered to stem from what is referred to in the literature as the ‘business case for CSR’. The business case for CSR acknowledges the importance of profit to corporations and is aimed at understanding how the business community can benefit through social and environmental responsibility (Carroll & Shabana, 2010, p.85). The logic that cost savings to business might incentivise corporate engagement is now being applied to considerations of business and conflict. As Davis and Franks (2011, p.3) argue, an “improved understanding of the value forgone by extractive companies through conflict with local communities has the potential to translate into a strong business driver for greater attention to social and environmental issues”.

The costs of violent and non-violent conflict between communities and extractive companies can be significant. According to Davis and Franks (2011, p.3) for example, the most frequent
expenses experienced by extractive companies are those caused by loss of productivity due to delay. This is reflected in PNG where it is not uncommon for landowners to “take quite dramatic action in support of their complaints and renewed claims for compensation” (Duncan & Duncan, 2013, p.74). Actions that interfere with production can be both violent and peaceful. For example, in August 2014 an attack by “armed villagers” spurred by concerns about hiring practices at the Ramu nickel mine\(^6\) injured five Chinese workers and stopped production for three days “costing millions of kina” (Callick, 2014). Whereas in June 2015, daily operations at the Lihir gold mine\(^7\) were disrupted through the placement of taboo ginger plants (gorgors) by landowners at the mine pit and other sites as a “traditional signal they want to hold discussions with the company” (Cochrane, 2015). Community action can also result in the complete loss of a company’s license to operate, as demonstrated in the closure of the Panguna mine in Bougainville.

Yet true to business case arguments, actions that interfere with production are shown to generate corporate responsiveness. This can include for example, a higher level of interest in the social impacts of extractive projects, which was seen in PNG following the Bougainville uprising (Filer & Macintyre, 2006, p.218). Perceived threats to production can also influence the calculation and distribution of formal landowner compensation payments in PNG where it is argued that, “the proper compensation recipients are those who could stop operations, and the proper amount of compensation is the lowest amount which they will accept as the price of not doing this” (Filer, Henton & Jackson 2000, p.3).

The capacity to disrupt production through sabotage, violence or protest thus challenges perceptions of local communities as “‘powerless’ in their relationships or interactions with large business enterprises” (Davis & Franks, 2011, p.8). In fact, Imbun (2008, p.1) argues that a unique characteristic of CSR in PNG has been the “emergence of eager and sometimes restless local communities which host large mining projects and their unrelenting pressures on developers for tangible development projects” (Imbun, 2008, p.1) (such as road infrastructure, education and health services and other development needs). While this is arguably uncommon “in most developing countries with mining economies” (Imbun, 2008, p.1), a history of resistance by landowning communities in PNG has forced extractive companies to engage with their demands in order to “have a sense of social security in their operations” (Imbun, 2008, p.4).

**The state as regulator and the state as shareholder**

The weight of community expectations on extractive companies operating in PNG is often attributed to poor service delivery and infrastructure development by the national government in rural and remote areas (Gilberthorpe, 2007; Banks 2009, p.53). A significant tension is that national and provincial governments in PNG are keen to exploit natural resources as a source of income, but are accused of failing to reinvest this income back into the communities that

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\(^6\) “The Ramu nickel project has a planned mine life of more than 20 years and an expected production cost of around US$10,000/tonne at full capacity, making it a truly world class asset capable of generating substantial cashflows” (Highlands Pacific Limited, n.d).

\(^7\) 3 Papua New Guinea kina equals roughly 1 US dollar, as of January 2016.

\(^8\) “In the financial year ending 30 June 2015, Lihir produced 688,714 ounces of gold. Since production commenced in 1997, the site has produced more than 9 million ounces of gold” (Newcrest Mining Limited, 2016).
bear the negative social and environmental impacts of an extractive project (Kepore, Goddard & Higgins, 2008, p.16). Communities such as those surrounding the Ok Tedi mine\(^9\), see the state as having “failed in its responsibilities to provide basic services and economic development initiatives” (Kepore, Goddard & Higgins, 2008, p.16). This dynamic has led analysts such as Wesley-Smith (1990, p.3-7) to portray conflicts at extractive sites in PNG as triangular contests between “the interests of landowners on the one hand, and mining companies and the state on the other”.

The state’s interest in maximising resource revenues in PNG raises concerns as to the capacity of states to regulate the extractives industry in order to protect communities from the negative impacts of resource development (Wesley-Smith, 1990, p.7). While the primary responsibility of states to promote responsible business practices has been affirmed in international debates concerning business and human rights (through for example, the UN ‘Protect, Respect and Remedy Framework’ (Ruggie, 2008)), less attention has been paid to the difficulties associated with balancing the protection of minority rights with the pursuit of national economic development. Ballentine and Haufler (2009, p.5) for instance, highlight the possibility that states might need assistance in balancing minority rights with national development. The authors argue “in an ideal world, sovereign states would be willing and able to manage peacefully their internal conflicts and husband their economic assets for the collective well-being of their citizens” (Ballentine & Haufler, 2009, p.5). In reality however, “companies may be undercut not just by less scrupulous companies, but by host governments unconcerned or unable to address issues of corruption, criminality and conflict” (International Institute for Sustainable Development and ICUN - The World Conservation Union, 2006).

State competition with landowners may on occasion, limit corporate capacity in relation to social and environmental responsibility. It is also important to recognise that states and resource developers are not always able to gain access to the resources they need. 97 per cent of land in PNG is held under customary tenure. In practice this means that while the state owns the minerals and is entitled to the returns from mineral development, it must compensate customary landholders. Thus while state control of land can at times establish extractive companies as accountable to the laws of nation states, or to local authorities, who can lack capacity or be plagued by corruption and elite politics (Timmer, 2005), state power to “control” land is not as absolute in practice as it is in theory.

Davis and Franks (2011, p.3) argue that while less frequent to costs associated with disruptions to production, the greatest costs that conflict poses to extractive companies are ‘opportunity costs’ arising from the inability to pursue future projects and/or opportunities for expansion or for sale. In PNG this has been a noted consequence of the insecurity of land access, which has seen mining companies adopt a policy of ‘get in and out quickly’ (Duncan & Duncan, 2013, p.74). Manifestations of this include flying expatriate labour in and out of the mine site rather than constructing permanent living quarters, constructing roads and

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\(^9\) Ok Tedi is an open-pit copper, gold and silver mine located in the Star Mountains of Western Province (PNG), operated by the state-owned company, Ok Tedi Mining Limited (OTML) (Ok Tedi Mining Limited, 2016).

\(^{10}\) This criticism however, is not isolated to Ok Tedi. See for example, McKenna’s (2016, p.64-78) discussion of mining in Bougainville and West Papua. This may also be a valid grievance even without a large-scale mine in the area given characterisations of PNG as a ‘weak’ state (MacIntyre, 2008, p.190) with poor service delivery in rural and remote areas (Gilberthorpe, 2007; Banks 2009, p.53).
bridges without long-lasting foundations, minimizing on waste disposal facilities, and no long-term skills training of indigenous labour” (Duncan & Duncan, 2013, p.75). Insecurity in land access, therefore, can also present costs to communities who might otherwise benefit from a more socially embedded resource project.

### The unsatisfactory performance of compensation packages and CSR projects

In spite of the complexities associated with resource development in PNG, it is generally assumed that negative community perceptions of extractive projects and company-community conflict can be managed, particularly through compensation packages11 (Macintyre, Mee & Solomon, 2008, p.101) This belief runs counter to the evaluation of these packages as “intrinsically unsatisfactory because they do not accord with traditional attitudes towards land ownership and use, and can never really compensate local people for the physical, social, cultural, and psychological changes associated with large scale mining” (Wesley-Smith, 1990, p.3). This experience however, is not something that is specific to “traditional” communities. Melanesian conceptions of the environment as fusing “the social, cultural, political, economic, and environmental landscapes…” (Banks, 2002, p.41) for example, have led some Western environmentalists to characterise Melanesians as ‘noble primitive ecologists’ or ‘natural conservationists’ (Macintyre & Foale, 2002). Macintyre and Foale (2002) contest the ‘noble primitive ecologist’ characterisation claiming there is no such thing as a, “natural conservationist ethic in Melanesia”. Those who do make this claim, according to Macintyre and Foale, fail to acknowledge the, “degrading ecological transformations brought about by indigenous inhabitants” themselves. The authors argue that even in cases where companies are required to negotiate the terms of access to land with the customary owners, they generally do not demand stricter environmental controls (Macintyre & Foale, 2002). Rather, they demand more money. Based on this, Macintyre and Foale (2002) argue that their main concern is not the preservation of the environment per se, but the lack of utilisable resources and amenity.

The physical transformations brought about through large-scale mining for example, are significant. The closed Panguna mine in Bougainville now represents a giant hole covering 400 hectares – land that is lost forever (Denoon, 2000, p.159). To construct the mine, approximately 220 hectares of tropical rainforest had to be cleared, as well as volcanic ash and weathered rock. On a daily basis, this resulted in the disposal of approximately 150,000 tons of rock and tailings waste, which BCL was permitted to discharge into the Kawerong River (Denoon, 2000, p.159; Tanis, 2005, p.452). The disposal of this waste significantly altered the Kawerong-Jaber river valleys, resulting in the loss of freshwater and fish resources for possibly several generations (AGA, 1989, p.8.5). Environmental damages also became linked to conflict when a study commissioned by the PNG Department of Minerals failed “to attribute a wide range of environmental concerns to mining activities”12,13 (BCL, 2010-2011).

This outcome should caution against the overestimation of the positive flow-on effects of economic development or ‘indirect actions’ by corporations to soften the adverse effects of

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11 See Filer (1997) for a more extensive discussion of compensation and resource development in Papua New Guinea.
12 Landowner complaints blamed on chemicals from the mine included: disappointing performance of food and cash crops; dust effects on plants; health problems and the disappearance of flying foxes (AGA, 1989, p.7.30).
13 See: McKenna (2016) Chapter 9 for a full discussion.
violence in order to contribute to peace (Oetzel et al., 2007, p.341-3). Fort and Schipani (2004, p.11) for example, argue that corporations are engines that produce jobs, and with them the economic and social benefits that follow from employed individuals. They identify three connections linking business and peace:

- standard ethical business practices may reduce bloodshed
- legal rules undergirding corporate governance may be reconsidered to include peace as a governance telos; and
- business could become a more important dimension of foreign policy

Through these links, the authors identify four specific contributions business can make to peace: “fostering economic development, exercising track two diplomacy14, adopting external evaluation principles, and nourishing a sense of community” (Fort & Schipani, 2004, p.4). Oetzel et al. (2010) also adds risk assessment as a potential means for business to contribute to the development of a more harmonious environment. Similarly, Gerson (2001, p.103) argues that business has an important role to play in peace building as “conflict settlement requires the injection of hope born of employment and economic opportunity” and “only the private sector can provide this over the long term”. The heart of Gerson’s argument is that jobs and economic opportunity offer hope to the ‘seemingly disinherit[ed]’, with new incentives to maintain stability and break the cycle of violence (2001, p.109).

Natural resources have undoubtedly produced positive benefits for communities in PNG such as employment, business spin-offs, roads, hospitals and training. Yet Filer and Macintyre (2006, p.217) argue that these benefits have largely been “off-set by a range of economic, social, political, and environmental risks and costs…”. A study of community perceptions at the Ok Tedi mine for example, reported “claims made by participants that, after nearly 20 years of mine operation, they had little to show in terms of socio-economic progress and development” (Kepore, Goddard & Higgins, 2008, p.18). Moreover, while the adoption of CSR by the extractives sector in PNG “has meant safer technologies and better stakeholder engagement” (Gilberthorpe & Banks, 2012, p.186), there is an increasing awareness that there could be limits to the value of expanding the scope of CSR to encompass conflict resolution and peace building.

Counter to normative arguments in favor of a role for business in peace, analysts have noted the unsatisfactory performance of CSR in minimizing conflict in PNG, given the lack of “evidence of any real socio-economic development at the grassroots” (Gilberthorpe & Banks, 2012, p.185). Explanations as to why CSR might not be the solution to the broad social and environmental problems that have plagued major extractive projects in the country vary. Gilberthorpe and Banks (2012, p.185) for example, explain this as a consequence of the strategic business model that dominates the field of CSR in PNG and elsewhere. This model places greater emphasis on meeting “‘performance standards’ than on the specificities of the social contexts in which strategies are implemented” (Gilberthorpe & Banks, 2012, p. 185). The authors argue that this approach has resulted in “ill-conceived and inappropriate development programmes that generate inequality, fragmentation, and social and economic

14 Track 2 diplomacy is defined as “unofficial dialogue and problem-solving activities aimed at building relationships and encouraging new thinking that can inform the official process” (United States Institute of Peace, 2011).
insecurity”, all of which do “little to ameliorate the social risks that were and remain a key rationale for the adoption of these social responsibilities in the first place” (2012, p.185-6). From another point of view, Kepore, Goddard and Higgins (2008) highlight the lack of cohesion and coordination on the part of the recipients of socio-economic projects, which results in competing individual claims on extractive companies. Finally, McKenna (2016, p.11) identifies limitations in the range of justice claims that CSR programs in PNG and West Papua have been designed to redress. Drawing on an analysis of the Panguna mine, BP’s Tangguh LNG project and Freeport McMoRan’s Grasberg mineral deposit, McKenna (2016, p.11-12) argues, “CSR has primarily been structured according to a distributive justice framework whereas armed conflicts are often also characterised by claims for cultural and political justice”. A more effective CSR therefore, might be one that balances redistribution, recognition and representation (McKenna, 2016).

An emphasis on the economic dimensions of the natural resource curse in the search for new frameworks

In addition to CSR, a number of new international frameworks related to natural resources have been developed with the aim of maximising the positive potential, while mitigating the risks. Key examples include the Extractive Industry Transparency Initiative (EITI) and the implementation of the Voluntary Principles on Security and Human Rights by extractive companies. While these initiatives target specific concerns such as the elimination of corruption and human rights violations, more recent frameworks are wider reaching, aiming to capture “the ingredients successful countries have used” (The Natural Resource Charter, 2010) to translate resource wealth into development.

Due to the origins of the ‘natural resource curse’ in economic studies in the 1980s (Banks, 2005, p.17) much of the analysis to date has been targeted at resource abundant developing country governments and revenue management in particular. A prominent example is the Natural Resource Charter (NRC) - a global initiative drafted by prominent economists including Michael Spence and Paul Collier. The NRC offers guidelines or ‘precepts’ to manage natural resources “in a way that generates economic growth, promotes the welfare of the population, and is environmentally sustainable” (The Natural Resource Charter, 2010, p.1). Ten of the twelve precepts outlined in the NRC are directed at the governments of resource producing states, while the remaining two target the home governments of extractive companies and extractive companies themselves. There is just one ‘precept’ for extractive companies, which is quite broad and lacks practical detail. It simply asks companies to “follow best practice in contracting, operations and payments” (The Natural Resource Charter, 2010, p.2). As a result, existing recommendations largely focus on strategies that might redress or avoid the governance failures associated with natural resource wealth.

Conflicts related to natural resources however, rarely only concern revenue sharing. While contests over access to resource wealth factored into the origins of the Bougainville conflict for example, this case “involved far more complexity than natural resource revenue distribution grievances” (Regan, 2014), including but not limited to, intergenerational tensions; the status and authority of women; and contested understandings over the environmental impacts of the Panguna mine (McKenna, 2016). A further limitation with the overwhelming focus on economic governance by states is that less attention has been paid to
leverage the knowledge and experience of extractive companies in their own attempts to minimize the risks of violence in their areas of operation, and as potential innovators in this field.

In contrast to more familiar narratives, which link business to conflict, “more than is commonly recognized, some private sector actors have undertaken policies that seek to promote human rights and environmental health and to mitigate or avoid conflict in host communities” (Sherman, 2001, p.3). Different to the business and peace literature which tends to highlight the positive and indirect contributions of economic development to peace, or the focus on economic issues in the natural resource curse literature, examples found in PNG tend to target very specific issues which link extractive companies to prior conflict. It is in the handling of this complicity that extractive companies operating in PNG can be seen to have adopted the language of peace and reconciliation in their community engagement initiatives.

One such initiative evolved as a response to law and order challenges at the Porgera mine in Enga Province. In 2010, Barrick Gold came under intense scrutiny for its operations at Porgera following the publication of a Human Rights Watch (2010) report highlighting failures on the part of the company to recognize the risk of human rights abuses, and inadequate responses to allegations of human rights violations. In particular, Human Rights Watch uncovered a pattern of rape carried out by the mine’s security force in 2009 and 2010, as well as violence directed at ‘illegal miners’ operating in the Special Mining Lease Area of the Porgera mine. Following its own investigations, Barrick acknowledged that at least some of these allegations were true and that a remediation process for victims would be required.

With the UN Secretary General’s Special Representative for Business and Human Rights, John Ruggie, as a special consultant on Barrick’s CSR Advisory Board, the company has in part drawn on the UN’s ‘Protect, Respect and Remedy’ Framework to guide its response to these allegations. One of these initiatives, the Restoring Justice Initiative (RJI), was borne out of recognition that successive national governments were not fulfilling their responsibility to provide adequate law and justice services in Porgera. This was coupled with an appreciation that without effective ways of dealing with crime and conflict, it is difficult for the company to contribute to tangible community development results. Barrick describes RJI as bringing “together government, businesses, community leaders and non-governmental organizations, who are focused on peace-building, conflict resolution, social justice and community development” (Barrick Gold Corporation, 2014). The RJI works closely with the police and other justice agencies (including village courts and the district court) present in the Porgera valley, as well as with various community organisations, around a range of local priority issues (McKenna & Dinnen, 2014).

Another example of corporate engagement in peace building and reconciliation in PNG is Bougainville Copper Limited’s (BCL) planned participation in Bel Kol. Twenty-five years after the Panguna mine was forced to shut down, Bougainville is readying for a deferred referendum on independence – one of the central pillars of the Bougainville Peace Agreement - to be held sometime between 2015 and 2020 (McKenna, 2015). As the territory contemplates its political future, and how it will generate the revenue needed to support meaningful autonomy or an independent state, the possibility of reopening the Panguna mine is prominent on the political agenda. One of a number of options being debated is that the mine opens again as a BCL
A customary reconciliation process known as Bel Kol (translated as a cooling of the heart) between BCL, landowners, the Autonomous Bougainville Government (ABG), ex-combatants and community leaders is now under active consideration. Consideration of this began when PNG Manager for BCL met the ABG and about 40 Panguna landowner representatives. Landowners said they wanted BCL to re-establish a presence in Bougainville to begin evaluation on the extent of the environmental damage, to assess local community needs, as well as to conduct impact studies required before negotiations (Momis, 2014, p.5). The landowners decided that before a presence could be established, Bel Kol was essential. BCL agreed to this suggestion and it was anticipated to occur in 2014, but has since been delayed (McKenna, 2016).

**Conclusion**

The contemporary literature on natural resource conflict, CSR and peace building is of relevance to the extractives industry in PNG. Extractive companies operating in the country are shown to respond to conflict, particularly when it interferes with production. The dominant strategy deployed by extractive companies to counter these threats has been CSR and compensation packages. These strategies however, are not believed to have been effective in minimising violent conflict at extractive sites in PNG, although more research needs to be conducted into why this is the case.

The economic dimensions of the natural resource curse are also identifiable in PNG, but conflicts related to natural resources do not exclusively concern revenue distribution and economic inequality. Instead, ‘resource conflicts’ encompass a broader range of issues that might be considered ‘cultural’, ‘political’ and environmental’. It is important therefore, that the development of new strategies aimed at exploiting natural resources peacefully engage with a full range of community grievances that link extractive sites to conflict.

One underexplored source of learning in this regard is the experiences of extractive companies in their own attempts to manage company-community conflict in their areas of operation. In PNG, these initiatives are quite different to the positive flow-on effects of economic development emphasised in the business and peace literature. The RJI and Bel Kol examples in contrast, target very specific areas that have previously liked their business practices to conflict. Future research might explore for example, the peace building potential of access to remedy initiatives under the rubric of the UN Protect, Respect and Remedy Framework, or the strengths and weaknesses of customary reconciliation processes to rectify past harms.
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