Making Decentralization Accountable:
A Framework for Analysis and Empirical Studies from South Asia and West Africa

by

Arun Agrawal
Yale University
Prospect Street
Department of Political Science
New Haven, CT 06520
Arun.Agrawal@Yale.edu

Jesse C. Ribot
Institutions and Governance Program 124
World Resources Institute
10 G Street, Suite 800
Washington, DC 20002
JesseR@WRI.org

Paper Submitted to Comparative Politics
Making Decentralization Accountable:
A Framework for Analysis and Empirical Studies from South Asia and West Africa

The revolution is never over.
Mao Tze Dong

Since the early 1980s, decentralization has emerged as a valued political and economic goal in most developing countries. According to a recent World Bank study, "out of 75 developing and transitional countries with populations greater than 5 million, all but 12 claim to be embarked on some form of transfer of political power to local units of government." This global pursuit of decentralization, even if it appears novel, is not the first time governments have attempted the decentralization of fiscal responsibilities or institutional powers. In francophone West Africa, for example, beginning in 1917 at least four distinct waves can be discerned. In each case, decentralization accompanied and perhaps was sparked by fiscal crises of the state. In South Asia, at least three waves are visible since the mid 1800s. Clearly, the number of times governments in different geographical regions have opted to decentralize varies.

Each decentralization is justified by idioms of greater participation and responsiveness of government to citizens, increased efficiency, and/or more thoroughgoing equity. Despite these claims, most decentralization efforts end up without increasing much the powers of local authorities or peoples.
Decentralization of natural resource management, the focus of this paper, is especially intricate because it is not only about providing services efficiently. It also requires the devolution of real powers over the disposition of productive resources. A host of actors wish to control such resources including central and local governments, commercial elite, and environmentalists. They often have divergent interests and incommensurable institutional preferences. Resulting political tussles can easily render decentralization ineffective. Examples of shortfalls in efforts to decentralize can be cited without end. In Senegal, responsibilities in forest management were devolved to local councils without devolving access to the related commercial profits of forest exploitation. In Uganda, chiefs gained control over forests, only to use them for private profit. In Nepal, one can point to projects that view decentralization as being accomplished simply by directing a stream of monetary benefits toward a group of resource users rather than attempting to create institutions that allow durable decision-making powers to local authorities. Perhaps all who conduct research on decentralization are familiar with such examples.

Given the ubiquity of the problem, however, we first need to ask whether the policy choices being made in 63 countries even constitute decentralization. To evaluate outcomes without assessing whether the necessary institutional reforms are in place seems premature. This paper provides a framework for examining the degree to which decentralizations are being carried out. In many instances around the world, it would appear that governments perform acts of decentralization as theater pieces to impress or appease international donors and NGOs or domestic constituencies. Our framework can be seen as an analytical lens for assessing reforms in the name of decentralization. It can be used to identify shortfalls in decentralizations—design flaws or political obfuscation. Identification of such flaws can allow advocates of decentralization to push reforms beyond proclamations and closer to action on
the framework does not analyze issues of training, infrastructure, or education at the local level that may also be necessary if decentralization is to be successful in its stated aims.

The framework we present takes into account three of the most important dimensions of decentralization that need consideration: actors, powers, and accountability. Instead of seeing decentralization simply as an institutional reform in the political, fiscal, or administrative realm, it suggests how a particular reform can be analyzed by referring to changes in powers of actors. The analysis indicates that decentralization is not a seamless exercise or a monolithic policy change. Using four case studies from South Asia and francophone West Africa, we compare instances of decentralization of resource management and assess the utility of our framework by applying it to understand the extent to which decentralization actually occurred in each case. The analysis of the cases in light of our framework leads us to focus on accountability as a key aspect of decentralization.

**Defining Decentralization**

Using existing work, we define *decentralization* as any act in which a central government formally cedes powers to actors and institutions at lower levels in a political-administrative and territorial hierarchy. Devolving powers to lower levels involves the creation of a realm of decision making in which a variety of lower-level actors can exercise some autonomy. The creation and maintenance of this realm of decision-making unavoidably depends on the policies of the central state, even if it may be nudged in a favorable direction by lower-level or external actors. *Deconcentration* (or administrative
decentralization) is different from deconcentration since powers in this case are devolved to actors or institutions that are accountable to the population in their jurisdiction. When powers are ceded from the state to non-state bodies such as private individuals or corporations, the process can be termed privatization. For the purposes of this paper, we do not consider pure privatization as an act of decentralization. When, under governmental supervision, powers and specific responsibilities are allocated to public corporations or any other special authorities outside of the regular political-administrative structure, it is called delegation. Devolution describes “the increased empowerment of local organizations with no direct government affiliation” such as NGOs, private bodies, corporations, community groups, etc.

**Justifications for Decentralization**

Decentralization is justified by many arguments, most built around the assumption that greater participation in public decision making is a positive good in itself or that it can improve efficiency, equity, development and resource management. By bringing government decision making closer to citizens, decentralization is widely believed to increase public-sector accountability and therefore effectiveness. At its most basic, decentralization aims to achieve one of the central aspirations of just political governance—democratization, or the desire that humans should have a say in their own affairs. In this sense, decentralization is a strategy of governance prompted by external or domestic pressures to facilitate transfers of power closer to those who are most affected by the exercise of power.
In theory, decentralization can increase economic and managerial efficiency in two ways: It can help internalize costs, and it can reduce transactions costs. Distant outsiders can decide to use resources in ways that do not take into account the externalities arising from their decisions. When local populations who bear the costs of resource use decisions also make these decisions, they are more likely to also take these costs into account. Further, the devolution of decision-making to local actors can reduce administrative and management transaction costs via the proximity of local participants to decision-makers and the access to local skills and information. The use of local knowledge and aspirations in project design, implementation, management and evaluation can better match actions to needs. As Crook and Manor argue, bringing government closer to people helps to "..tap the creativity and resources of local communities by giving them the chance to participate in development." Decentralization is also believed to increase effectiveness of coordination and flexibility among administrative agencies and in development/conservation planning and implementation.

Equity is another promise of decentralization. Decentralization is seen to redress inequalities by greater local retention of revenues and more equal distribution of benefits from local activities. Participation in benefits from local resources contributes to development by providing local communities with revenues. In a somewhat different vein, scholars have argued that states can use decentralization to gain legitimacy in the eyes of donors and other political constituencies.

Aid organizations and national agencies charged with managing public resources also often assume that greater participation in resource management results in better environmental practices. Although such a claim has some logical underpinnings, it is not a demonstrated fact.
Ostrom show that in decentralized park management in Nepal, the level of asset holding and greater participation were associated with increased resource exploitation. More research is needed, however, on the participation-environment link.

A Framework for Analyzing Decentralization

Decentralization is a word that has been used by different people to mean a good many different things. ... But what do we see in practice? Experiments with local government that end in chaos and bankruptcy; 'decentralized' structures of administration that only act as a more effective tool for centralizing power; regional and district committees in which government officials make decisions while the local representatives sit silent; village councils where local people participate but have no resources to allocate. Too often the word seems to convey only what the public relations department wants it to mean.

Philip Mawhood, 1983

Most available arguments that seek to analyze what makes for successful decentralization consider necessary the transfer of powers in three sectors. Manor, for example, argues, "If it is to have significant promise, decentralization must entail a mixture of all three types: democratic, fiscal, and administrative." Binswanger, in almost exactly the same terms, asserts, "The three main elements of decentralization—political, fiscal, and administrative—should be implemented together." In both these
cases, however, what constitutes decentralization itself remains aggregated and unanalyzed. Indeed, arguments that see fiscal, administrative, and political decentralization to be necessary for decentralization are common, but such a framework relies on elements that are so broad as to offer only limited analytical edge. The framework we present below focuses on the elements that constitute decentralization, whatever the arena.

To understand the nature of decentralization in any arena—political, fiscal, or administrative—it is critical to attend to the interactions between three distinct dimensions underlying all acts of decentralization: actors, changes introduced in their powers as a result of decentralization policies, and the nature of accountability. Considering these three dimensions together and analyzing initiatives to decentralize in relation to them yields clarity about the nature and effects of any act of decentralization. Without an understanding of the powers of various actors, the domains in which they exercise their powers, and to whom and how they are accountable, it is impossible to learn the extent to which meaningful decentralization has taken place. In this conceptualization, the political, the administrative, and the fiscal domains of decentralization are characterized by the mix of three underlying analytical dimensions—actors, powers, and accountability. Although accountability can be seen as dependent on the relationship between actors and the types of powers they exercise, we treat it as a separate dimension because of its critical role in the politics of decentralization. It is through different mechanisms of accountability that those exercising powers are held to account for their actions.

**Actors in Decentralization**
The actors to whom powers of environmental management are often devolved include centrally appointed officials, elected local officials, NGOs, chieftaincies, and corporate bodies such as communities. Each of these actors is typically located in particular relations of accountability, or has certain types of powers. One expects, thus, that elected representatives will be accountable to their constituents. But in practice, the relations of power and accountability may be different. It is not uncommon, despite elections, for representatives effectively to be appointees of higher-level party officials. NGOs may be upwardly accountable to the state or a funding source, accountable only to a small interest group or downwardly accountable to or representative of a broad cross section of a population, depending on such factors as their beliefs and objectives, internal organization, membership, funding sources and the laws to which they are subject. Chieftaincies and other 'customary' and 'traditional' authorities or community representatives too may or may not be accountable to their people. To understand the role of different actors, therefore, it is necessary to pay close attention to the types of powers they exercise and the kinds of accountability relations in which they are located. Whether a given act is one of deconcentration or decentralization will depend on the accountability relations of the particular actor.

Different actors are positioned at various levels of social action. Indeed, since decentralization is about changes in how actors at different levels of political authority exercise their power, by definition the actors involved would be located at different level of action. In actual cases, any one or a combination of actors may be seen as the appropriate legal persons toward whom decentralization should occur. Because the dealings of particular actors are impelled by their interests, it is likely that the same types of powers devolved to different actors will lead to variations in outcomes.
Consequently, the nature of decentralization depends to a significant degree upon who gets to exercise power.

**Types of powers**

Some of the powers actors exercise may be a result of decentralization. Others may have been exercised more informally prior to the initiation of decentralization policies. The set of powers that any actor exercises are usually located within an arena of decision making partly defined by existing laws. The nature and reality of decentralization then is determined by the powers exercised under a new set of laws established after decentralization. If formal decentralization of powers by a government does not effect changes in the existing powers of actors at lower levels of the political hierarchy, or in how actors at various levels relate to each other, it may be argued that decentralization has not taken place.

We distinguish four broad powers of decision-making as being crucial to understanding decentralization. These powers are a) the power to *make decisions* about how a particular resource or opportunity is to be used, b) the power to *create rules* or modify old ones, c) the power to *ensure compliance* to the new or altered rules, and d) the power to *adjudicate disputes* that arise in the effort to create rules and ensure compliance. Enlarged powers of decision making at lower levels of the political-administrative hierarchy in relation to any of the above four categories constitute some form of decentralization.

Typically, greater powers to *make decisions* in some domain of action that influences others increases the autonomy of the actor who gains these powers and can be considered a form of decentralization. Such powers enhance the discretionary authority of local bodies, and directly affect the
use of resources. Decisions of this type need not affect the behavior of other by prescribing what they must, must not, or may do. Thus if a local body comes to have a larger budget or greater powers of revenue raising, and or greater autonomy to expend the budget as it sees fit, a degree of decentralization has been achieved even if it does not exercise greater powers of rule making. Many decentralization programs result in some autonomy to local governments in raising revenues, or in their spending discretion.41 Such an increase in powers of revenue and expenditure can be seen as contributing to fiscal decentralization.

The *power to create new rules* is usually held in some domain of decision-making over which governments seek to decentralize control, and in relation to some group of actors. Not all decisions lead to new rules. But rules are the results of decisions whose effects extend to collectives. That is to say, those who exercise the power to design new rules or modify old ones do so for some kind of resources, and for some group of people. This set contains the power to determine who can benefit from given resources or opportunities and to what extent, the power to exclude some and not others, and the power to permit some to sell, transfer, or alienate a given resource or opportunity.42

The designing of new rules and who exercises this power is critical in part because of questions of information and its relation to efficiency. Not all decision-makers possess the necessary information to make decisions about how a given resource or opportunity can best be allocated. It is often the case that decentralization would allocate decision-making powers to those who have the greatest information about a particular resource to make decisions about how that resource should be distributed or used. But the availability of greater information does not necessarily lead to the use of that information in favor of the people on behalf of whom decisions are made. Information can also be used to favor the decision
makers themselves or for their friends and cronies rather than the larger group that is supposed to benefit from the resource in question. Issues of efficiency or equity in the allocation of resources can be interpreted by the decision-makers in accordance with their own preferences. The allocation of powers to make Rules away from central actors is only one aspect of decentralization. Without checks, the decentralization of this particular set of powers to actors away from center does not, therefore, necessarily result in the accomplishment of any of the presumed benefits of decentralization.

Ensuring compliance to decisions and altered rules implies the power to meter and monitor whether various actors are carrying out the types of roles they are supposed to perform. It also includes the power to impose sanctions on those who do not subscribe to the tasks they are supposed to perform, and to enforce those sanctions. If a particular group of users are supposed to harvest certain levels of benefits distributed equally among themselves, the power to ensure compliance can include the determination of when they have actually harvested that level of benefits, and whether the distribution has been equal. Rule makers may have decided upon particular types of sanctions to be imposed on those whose actions violate particular levels of harvests. The power to enforce compliance would also, then, include the ability to ensure that rule-breaking individuals conform to the sanctions imposed as a consequence of rule violations. In passing, we should note that devolution of powers to make decisions and rules without the devolution of powers to enforce them can be meaningless; therefore, these sets of powers are complementary.

It is certainly possible that in a particular decentralization effort, powers to enforce are transferred to administrative branches of the state rather than to local governments at the same level. Whether such a transfer of power leads to effective decentralization depends on the nature of
accountability (see below). We suggest that the division between powers of rule making and enforcement can still lead to effective decentralization if the actors who possess the powers to enforce are either easily accessible to those with the power to make decisions and rules, or are under the control of those who have the power to make decisions and rules.

Ensuring compliance can be difficult. When there are disputes over the interpretations of decisions or rules made by a body, or when rule breakers refuse to accept sanctions, adjudication becomes critical. The power of adjudication is significant whenever new rules are created, or there is a change in the type of decisions made by particular actors. Such changes also signify a modification in the powers of these actors. It is more than likely that changes in power will take place only after contests and negotiations that spill over into the arena of adjudication. Two aspects of adjudication, we suggest are important: accessibility and independence. Local populations who are influenced by devolved powers should have the possibility of appealing to accessible channels of adjudication. Further, these channels of adjudication should be institutionalized such that they do not have structural links with sectoral interests: constituents should be able to challenge the decision, rules, and enforcement by those who hold decentralized powers, and the outcomes of such challenges should be biased in favor of power holders. What is critical about powers of adjudication is not that they be devolved to some representative bodies at the local level. It is more important they be exercised accessibly and without systematic bias.

Accountability in Decentralization
Rulers claim to be responsible to their people; people try to hold them to account.

Accountability is thus the measure of responsibility.

John Lonsdale, 1986

The allocation of different sets of powers of decision making and rule making to lower-level actors creates decentralization. The effectiveness of decentralization hinges on a third dimension: accountability. We suggest that if powers are decentralized to actors who are not accountable to their constituents, or who are accountable only to themselves or superior authorities within the structure of the government, then decentralization is not likely to accomplish the efficiency, equity, development or environmental effects that decentralization advocates claim it achieves. It is only when constituents come to exercise accountability as a countervailing power that decentralization is likely to be effective.

All modes of accountability are relational. To understand its nature, therefore, it is necessary to attend to the actors between whom relations of accountability exist. Accountability is also about the mechanisms through which counter powers are exercised by those subject to actors holding decentralized power. Accountability in this sense, to paraphrase Foucault, is not in a position of exteriority to power, but depends on the exercise of a counter power to balance arbitrary action. Since this paper focuses on the public actors to whom powers are devolved on behalf of a constituency, we are primarily concerned with the accountability relations of such actors downward to their constituencies. It is downward accountability that broadens participation.

Actors can be held downwardly accountable to local constituencies in numerous ways. The most commonly cited for representative actors are electoral processes. While elections may be
important (where they exist), they are not sufficient. Many elected officials are not accountable to their constituencies—even when the electoral system is well crafted. Other mechanisms for increasing local or downward accountability—of elected or any other local actors—include: legal recourse through courts; third party monitoring by media, NGOs or independently elected controllers; political pressures and lobbying by associations and associative movements; providing of information on roles and obligations of government by the media and NGOs, or by government through public reporting requirements; education; embeddedness of leaders in their community; belief systems of leaders and their communities; civic dedication and pride of leaders; orchestrated participation; social movements; threats of social unrest; threats of resistance; central state oversight of local government; taxation; etc. All can contribute to local accountability. There is always also some degree of upward accountability of appointed and representative actors. Upward accountability can also be structured through many of these same mechanisms.\(^{45}\)

In short, downward accountability of those who receive powers from the central state on behalf of a constituency is an essential dimension of decentralization, since it broadens the participation of local populations and enhances the responsiveness of empowered actors. It is through such greater participation and responsiveness that the many lauded benefits of decentralization are realized.

In light of the above discussion, we propose definitions of political decentralization and deconcentration that treat accountability more centrally. When powers are transferred to lower-level actors who are accountable to their superiors in an hierarchy, the reform can be termed \textit{deconcentration}. This is true whether lower-level actors are appointed or elected officials because elections can still be structured in ways that make elected officials upwardly accountable. When powers
are transferred to lower-level actors who are elected and downwardly accountable, the reform process is tantamount to *political decentralization*. Critical to understanding the process, thus, is empirical examination of the structures of accountability in which actors are located.

**Cross-Regional Case Studies of Decentralization**

In this section we present four case studies of decentralization from South Asia and West Africa. India and Nepal are the studies from South Asia. Senegal and Mali are the West African cases. Each of the studies focuses on decentralization initiatives in the forestry sector. The cases vary in the type of decentralization that national governments attempted and implemented. Thus we will see that although the framework presented above speaks of the devolution of four different types of powers, it is only rarely that local actors are able to exercise all four.

The selection of cases from two different regions is motivated by the objective of examining whether the framework we have presented for analyzing decentralization is robust across contexts that vary quite dramatically. The choice of cases from two different regions is rarely attempted in the literature on decentralization. But we suggest that it is precisely these types of comparisons that must be carried out if the robustness of a theoretical framework is at issue. Within each of the chosen cases, we witness the devolution of different degrees and types of powers, and the enactment of different mechanisms of accountability. The objective in ensuring variation on these independent variables is to examine how devolution of similar powers, or the implementation of similar mechanisms of accountability might nonetheless have different implications. Further, such variation is critical to assess whether decentralization has occurred in a given case, and the extent to which it is effective.
Decentralization of forest management in South Asia is, for the most part, a recent phenomenon. In both India and Nepal, the central state asserted control over forests as part of measures to ensure that commercial profits from timber were a monopoly of the state. The British colonial state implemented a policy of centrally directed exploitation of forests that was based on the creation of one of the most systematically organized forest bureaucracies. For the most part, the policy of central control continued well into the latter half of the twentieth century, and has only in the last two decades yielded to new initiatives that involve local populations into forest management. The case study of decentralization of forest management in Kumaon prefigures some of the more recent Indian efforts to gain the participation of local populations. Decentralization of forest management in Nepal also began only in the last two decades with the passage of the Community Forestry Act in 1978. Decentralization of forests in the protected areas of Nepal’s Terai is of even more recent provenance, depending on a 1993 amendment that has substantially changed the provisions of the 1973 National Parks and Wildlife Conservation Act.

As former territories of French West Africa, Senegal and Mali share a common political, administrative and forestry history. While practices have differed since independence in 1960, their forestry policies only begin to diverge in the 1990s. In a series of land-tenure laws in 1825-1848 and 1899, the French colony claimed forests as state property. The first forestry code in 1900 confirmed colonial state control of forests, established a set of usufruct rights, and gave the Governor-General and his delegates the right to allocate commercial permits and concessions. A more elaborate forestry code, implemented in 1935, placed jurisdiction over forests with the Forest Service that was established in 1923. At independence all forests belonged to the state and remained under Forest
Service control. Rural populations possessed only the usufruct rights to gather and use commercially non-valuable products. Commercial rights in timber, woodfuels, bamboo, and wildlife were concentrated in the hands of urban merchants through allocation devices such as producers licenses and production quotas. Independent Senegal revised its code in 1968 and 1974 with no substantive changes, while the French 1935 code in Mali was revised slightly in 1968 and then fines were raised and enforcement made stricter in 1986. Reforms toward more decentralized forestry began in both countries in the early 1990s.

The forests in India and Nepal are important for subsistence as well as commercial reasons. But in both countries, decentralization policies have devolved to local actors mainly the use of those forest products that are important for subsistence. The Forest Departments have retained significant control over how commercial benefits from the sale of timber will be realized and allocated. At best, local populations get a minority share in the revenues from commercial use of forests. In Mali and Senegal forests are valued primarily for subsistence and woodfuel. Timber and other commercial products are relatively unimportant. Control over commercial production of woodfuel, the product that creates significant levels of revenues and profits, remains in the hands of the Forest Services of the two countries. To this extent, the decentralization that is being pursued in all four countries is limited because local populations get few or no rights to revenues from commercial exploitation of forests.

Kumaon, India: A Case of Durable Decentralization

Forest management in Kumaon has a long history of political struggles and changing rights. At the beginning of the twentieth century, the British colonial state attempted to take over a large proportion of
the forests in the region, ostensibly in the name of scientific forestry, but mainly because forests contained rich reserves of commercially exploitable timber. The takeover of forests was accompanied by elaborate new restrictions on forest use. The new regulations of customary rights, and the territorial limits on the forests they could use led the villagers into widespread protests that were often violent. The government was forced to appoint a committee to look into the demands made by the villagers in 1921. Based on the Committee's recommendations, the government passed the Forest Council Rules of 1931 that permitted the villagers to form local forest councils and bring forests under council management from non-agricultural lands near village boundaries. This act of decentralization of powers over forests to village-level local bodies effectively met the demands villagers had voiced.

**Actors involved in Decentralization**

Since 1931, villagers in the three districts of Kumaon—Almora, Nainital, and Pithoragarh—have formed nearly 3000 forest councils. These councils formally manage and control nearly a quarter of the forests in Kumaon. The control they exercise is mediated and influenced by actors from the Forest Department and the Revenue Department. Forest council officials elected locally by the village population, and Forest and Revenue Department officials, are the three main sets of actors who have received new powers as a result of the decentralization embodied in the 1931 Rules. The process of forming a forest council is initiated when a third of the village population petitions the District Collector who is the head of the revenue administration in the district. An official surveyor measures and maps the land that is to form the council forest. Typically, the council’s forest is created over land that is within the village boundary, but is uncultivated. Some villages do not have such land
and can petition the district administration to grant them rights over forested land further away from their village. Councils comprise between 5 and 9 members and are headed by a Chief Councilor. All adult villagers are eligible to vote and compete in elections to the councils. Elections are held at periodic intervals in the presence of a Forest Council Inspector who is a part of the Revenue Department and is specifically appointed to supervise the functioning of forest councils. Each Inspector covers between 200 and 400 councils.

**Nature of Powers Devolved**

The Forest Council Rules of 1931 devolve considerable powers of everyday management to the forest councils. This can be seen primarily to result from villagers' protests in the early part of the century, but also from the relationship between local needs and the products contained in the forests. Since villagers exercise rights to fodder, firewood, and subsistence timber daily, their formal rights continue to have substantial meaning over time.

Government regulations, it is true, specifically forbid certain types of actions. Villagers cannot clear fell the forest. The fines they impose on rule-breakers cannot be higher than a certain level. They can raise revenues and expend them, but only through certain sources such as sale of fodder and firewood for household use and fines. The forest councils have a share in the revenues from the sale of timber and resin from pine trees, but these revenues can be raised only with the cooperation of the Forest Department and transferred after permission from the Revenue Department. The process can be cumbersome. Collectively, the Rules can be seen as a framework for the management of forests rather than a defining straitjacket. They create a domain of relatively autonomous action and rule making in
which local residents and their representatives can operate. Within this domain, forest councils possess substantial powers to make rules and enforce them. Their rules facilitate some kinds of actions by villagers and restrict others. Council members meet frequently to discuss, create, and modify specific rules that govern withdrawal of forest products such as fodder, firewood, stones (for construction), and leaf manure. They also create monitoring and sanctioning mechanisms to enforce the rules they have created as well as the rules in the Forest Council Rules of 1931. The council selects guards, fines rule breakers, manages finances, and maintains a record of its meetings, accounts, and local rule infractions. Contributions from villagers and fines from rule-breakers help pay the guard's salary. Councils also use revenues to undertake public works in the village such as construction of school buildings or religious celebrations.

Officials in the Revenue and the Forest Departments supervise and facilitate the activities of the councils. Forest Council Inspectors from the Revenue Department supervise the records maintained by the councils. Forest Department officials coordinate the commercial harvesting of forest products from the council's forest and provide technical assistance in developing the forest's condition. Forty percent of the net proceeds from timber and resin sales are deposited in the name of the forest council, and maintained by the Revenue Department. More importantly for everyday functioning, councils often call upon Revenue Department officials to help in the enforcement of rules. Their own powers of enforcement are limited, and where recalcitrant users refuse to listen, they have little recourse but to appeal to higher-level administrative officials. Many times help only comes after long delays, undermining the authority of the council. Since the councils have no powers of adjudication, they must rely on formal channels of dispute resolution when conflicts over interpretation of rules and enforcement
procedures become intractable. If disputes spill over into courts, cases may drag on for decades without being resolved. The limits on enforcement powers and the problems of adjudication limit the degree of decentralization.

Relations of Accountability

Three principal relations of accountability are obvious among the chief actors empowered by the Forest Council Rules. The first, and most important relationship is between the forest councils and village residents on whose behalf the councils exercise their powers. The Forest Councils hold and exercise substantial formal powers of rule-making and enforcement in relation to local forests. They are downwardly accountable to their constituents (all village households who have subsistence rights in the forests) through periodic elections. Villagers can also attend meetings of the council and lodge complaints about its performance. This mechanism of accountability, in comparison to elections, constitutes a specific and timely constraint on arbitrary exercise of power by council members. In addition, the rights of specific council members to hold office can be, and sometimes are, challenged if evidence of wrong-doing is available. Councils are upwardly accountable to the district administration for accurate record keeping and enforcement of the general provisions of the Forest Council Rules.

A second relation of accountability makes forest users accountable to the councils for following rules. Forest councils enforce this accountability through the guards they appoint. Councils also sometimes create more specific monitoring and mechanisms in the form of monitoring by rotation, or mutual monitoring by village households of each other's actions. Finally, the guards appointed by the
forest councils are accountable to the councils for reasonable performance of their duties. Councils dismiss guards who are lax in the protection of forests, or who are overzealous in enforcing rules.

Nepal’s Terai: The Limits of Decentralization

Nepal is one of the leaders among developing countries in setting conservation priorities and creating programs and legislation. Beginning with the passage of the National Parks and Wildlife Conservation Act in 1973, Nepal has established an extensive network of national parks, wildlife areas, and other protected areas that cover nearly 15% of the country's total area. Because coercive forms of exclusionary conservation in protected areas have enjoyed only limited success, His Majesty's Government/Nepal (HMG/N) has crafted new legislation to gain greater involvement of local populations in the management of resources in protected areas. The most important steps have been taken in Nepal’s Terai where the greatest number of villagers live in proximity to protected areas. The Parks and People Program was launched with the help of the United Nations Development Program, facilitated by an amendment in 1993 to the Conservation Act of 1973. Through this amendment to the Act, villagers living in the buffer zone of the protected areas can be constituted into user groups with specific rights over forest resources and products in the protected areas. The decentralization effort is aimed by HMG/N to reduce the level and intensity of conflicts between local populations and protected area authorities.

Actors involved in Decentralization
Since its launching in 1995, the Parks and People Program has facilitated the creation of more than 400 user groups in the buffer zone settlements of the protected areas in Nepal's Terai. These user groups are analogous to the forest councils of Kumaon in that they are the chief local bodies to whom rights and powers are devolved through legislative and programmatic initiatives. Their activities are mediated and influenced by officials in the Department of National Parks and Wildlife Conservation, existing protection forces stationed in each protected area, officials in the Forest Department, and the new office holders in the Parks and People Program. The two new bodies that influence activities of the user groups in the buffer zones are the Park Management Unit (PMU) and the Buffer Zone Support Unit (BSU). The Park Management Unit is primarily responsible for protection activities within the boundaries of the protected area. The Buffer Zone Support Unit is charged with the responsibilities to implement development and conservation activities in the buffer zone of each protected area. The Chief Warden in each protected area coordinates the activities of the two bodies.

Most of the objectives of the Buffer Zone Support Unit relate to the improvement of the livelihood of local residents in the buffer zone. These objectives are implemented through user groups and their committees. At least for now, informal authority and leadership within the settlement ensures the selection of particular individuals to leadership positions within the user group. But the documents of the Parks and People Program also prescribe formal electoral procedures for choosing leaders. Over time, and as elections continue to take place, these formal electoral processes will lead to the selection of new leadership.

*Type and Nature of Powers Devolved*
The nature and types of powers that user groups exercise are at best limited. The chief objective of the Parks and People Program is to enhance participation of local populations in the development activities it sponsors. Despite claims to the contrary, the activities being carried out by the Program are unlikely to devolve control of decision-making over protected area resources. Thus, Program officials have retained control of most decisions about managing resources, but given local populations rights to manage their user groups and harvest some subsistence benefits from the protected area.

Existing regulations forbid the use of park resources except for limited periods during the year. Villagers and members of user groups can harvest some grasses from within the protected areas for up to three weeks in a year. In most cases, they also are able to gather firewood from protected area forests. They also participate in the construction of trenches and planting of vegetation as fencing around the boundaries of the parks. Most of this work is as paid labor. Although local residents and user group members are able to harvest some benefits from forests, they do not have any powers to make rules about how forests can be used, to enforce decisions about rules that protected area officials make, or to monitor or sanction the actions of these officials. In terms of devolution of powers, user groups and their officials possess very limited powers to harvest benefits from protected areas. The existing hierarchy of officials has retained most powers of decision and rule making for the use of protected area forests.

In some cases, user groups have come to control and protect small patches of land earmarked as community forests. These lands belong to the Forest Department, and user groups have received them as areas to be protected. For the most part, these lands have very little vegetation cover. The total extent of such community forests is also small. With protection over time, it is possible that these plots
of land will come to have a vegetation cover. At that time, users will be able to withdraw fodder and firewood if protection has been successful until that time. However, at present, few of these “community forests” provide local residents with benefits or with opportunities to exercise decentralized control.

Most user groups meet frequently. Formed as savings and credit societies, their main powers are in the arena of raising contributions that can be used to advance loans to those members who demonstrate the greatest capacity to use the loans productively. As savings and credit societies, the user groups have demonstrated substantial success and mobilized the participation of men as well as women. But the creation of funds through savings and the participation in savings and credit societies has had only limited impact in the arena of decentralization of resource use and management. Illegal harvests of fodder and firewood from the protected area forests continue apace. Many of the households who have high levels of assets and incomes, harvest forest products at a high rate even if they participate in the Program’s activities.63

The Chief Warden of a protected area, together with the Park Management Unit exercises most powers to make rules about the forests in the protected areas, and enforce these rules. The chief actors in charge of enforcement of these rules are units of the Royal Nepal Army that are stationed at each of the protected areas in the Terai. The Chief Wardens of the protected areas and the newly constituted Park Management Units and the Buffer Zone Support also informally address small disputes that arise in the implementation of rules and enforcement. But there are no formal powers of adjudication that local authorities exercise on an institutional basis. The usual channels of dispute resolution and adjudication in the shape of the formal court system, are for the most part inaccessible to the residents of the buffer zones.
Mechanisms of Accountability

The actors who are chiefly responsible for exercising power in the Parks and People Program to manage the forest resources in the protected areas are the Chief Warden, the Park Management Unit, and the Buffer Zone Support Unit. The user groups and their leaders hold the power to manage the activities of the user group members in relation to fund raising and advancing loans. Although there are several potential relations of accountability between the local residents and these actors who exercise power over the use of Park resources, there are almost no mechanisms in place to ensure the downward accountability of power holders to their constituents. One arena in which there is some accountability of decision makers to their constituents is in terms of the user group officials being held to task by the user group members. Regular meetings in which decisions are made jointly by the members about who should receive loans from the accumulated savings ensures that no one is favored systematically. Organizational relations of upward accountability ensure that the army units patrolling the protected area forests report to the Chief Warden.

The absence of accountability of decision makers such as the Chief Warden and the new management units to local constituents means that benefits to local residents from protected area resources have not changed despite the implementation of the Parks and People Program. Existing patterns of resource use have not been influenced also because little has changed in terms of accountability relations in the reverse direction. Local users are not deterred by the existence of army units since it is impossible for such protection to be effectively implemented every moment. The nature of existing participation, and the unaccountability of users to officials means that in some cases residents
who participate in user groups become richer, and withdraw higher levels of benefits from Park resources.

Senegal: Decentralization to Upwardly Accountable Local Government

In Senegal's 1994 forestry law "the rights to exploit forests and forest lands in the national domain belong to the State which can exercise them directly or grant them to third parties [concessions to private firms] or local collectives [local governments]...."\textsuperscript{64} Commercial concessions have been the mode for allocating commercial access to forests since the turn of the century. The new dimension of decentralization in the forestry law is the inclusion of local governments as possible actors in forest exploitation to whom production permits could be allocated. This measure was designed to make forest management more 'participatory.'\textsuperscript{65} If a local government's rural council (its elected representatives) would like to participate in commercial forestry, it must request that the Forest Service draw up a management plan for their zone. The plans specify when, where and how much wood can be cut, along with methods to be used and reforestation measures that must follow. After the plan is drafted the rural council can assign individuals, cooperatives or corporations exploitation plots within their zone. This new arrangement appears to give rural councils considerable say in local exploitation.

There is a catch, however. Rural councils can request a plan to engage in commercial production. Local governments wishing to forbid commercial exploitation of forests within their territorial jurisdiction, however, have no legal mechanism to do so. If they are not interested in commercial exploitation the Forest Service can grant commercial concessions in surrounding forests to private producers. If they choose not to 'participate' in exploitation themselves (via a management plan)
they risk losing surrounding forests to commercial concessions. In other words, rural populations can participate in the Forest Service *exploitation* plans or lose their forests. They do not get to ‘participate’ in decisions as to whether or not the forests will be commercially exploited. They lack the right to say ‘no’ to production or to conserve surrounding forests.

*Actors Involved in Decentralization*

Rural councils in Senegal, the basic units of local government, are the recipients of new powers to commercially exploit the forests in their domain. They can engage individuals or any legally recognized group to work under their jurisdiction on forest exploitation within the bounds fixed by the Forest Service’s management plans. Individuals, cooperatives, corporations and interest groups recognized by the government can apply to rural councils for permission to work in commercial forestry. Most powers, however, remain with the local branch of the Forest Service via their control over management plans.

*Nature of Powers Devolved*

The rural council has gained the power 1) to request permission to exploit, and 2) to allocate the right to exploit (i.e. labor opportunities) to individuals or any legally recognized group (once the Forest service grants them a management plan). Local populations have gained the right to engage in forest exploitation under the guidance of their rural councils. Prior to these laws urban merchants with licenses and permits would come into a zone with their own migrant laborers and conduct the exploitation without engaging the local population.
The Forest Service has retained powers over commercial forestry decisions. Forest Service management plans outline the extent of and procedures for exploitation and management, usually aimed at supplying urban centers with woodfuel. The Forest Service determines whether or not the forest will be commercially exploited, how much will be cut and at what rate. These are not choices for local populations. Further, if the rural population does not request a production management plan, the Forest Service can allocate production rights to commercial interests. Hence, the rural council's real choice is between commercial exploitation under Forest Service terms or the risk of losing the forests to outside commercial interests. In short, this decentralization has not given rural councils decision-making powers over the disposition of forests since they do not have the power to say 'no' to production. This power has been reserved for the Forest Service.

The Forest Service is setting up a national forestry fund over which it has retained disbursement powers. The fund is fed by fines, taxes and other fees. Subsidies and reimbursements, not totaling in excess of 20 percent [i.e. it can be as low as zero percent] of the annual amount of the National Forestry Fund, can be allocated to Rural Councils and local organizations, to public and private establishments, as well as to physical persons who are distinguished by their acts of environmental protection and reforestation. This is effectively a discretionary fund for the Forest Service to reward good forestry practices.

**Accountability**

Senegal's rural councils who receive most of the newly transferred powers are elected. These elections, however, do not make the councils representative of nor accountable to local populations. Candidates
for Rural Councils can only be presented for election by nationally registered political parties. In a
winner-take-all election the winning slate sits on the council for a five year term. The slates fill three
fourths of the council. The remaining one fourth of the representatives are chosen by a general council
of state-organized producer and marketing cooperatives and associations (such as youth and women).
The winning council then elects a president from among its members.69

Given this system of elections, villagers often feel that Rural Councils do not represent them,
rather they represent political parties and the cooperatives.70 Villagers do not get to choose candidates
and few parties have the resources to organize local government slates, so there is little competition in
local elections.71 As one villager (in Koumpentoum, June 1994) explained: "the Councilors are chosen
by Deputies in the National Assembly. Deputies choose people based on those who support them in
their elections.... The Councils are chosen by the parties." Hesseling (n.d.: 17) writes, based on her
research in Senegal in 1983, that councils "...are at times nothing more than sections of the Socialist
Party [the party in power]...." Indeed, in 1994 over 300 of Senegal’s 317 rural councils were of the
ruling Socialist Party. In short, the elections in Senegal are not structured to create a downwardly
accountable rural council.

The Forest Service agents, who retain most powers over forest use and management, are
accountable upward to the Regional and National Forest Services. There are no formal mechanisms
that make them accountable to Rural Councils or rural populations. Any disputes in forestry (even
disputes with foresters) are officially referred to the local foresters and can be appealed to the Director
of the National Forestry Service. These disputes cannot go to an independent judiciary.
Further, the private bodies to which the rural council chooses to give commercial production opportunities will be accountable to the rural council, and to the Forest Service. Both the councils and Forest Service have the ability to revoke or not renew access to these productive opportunities. These private bodies are also accountable to the Forest Service by dint of the Forest Service’s power to sanction.

In matters of dispute between the Forest Service and others, problems are brought to the courts. The Forest Service director can make its own prosecution and has rights of appeal.\footnote{72}

**Mali: Decentralization to Downwardly Accountable Local Government**

Forestry Service practices in Mali have undergone a major transformation since the 1980s, in great part because of the 1991 revolution. In the 1980s, particularly with the highly restrictive 1986 forestry reforms, forestry in Mali was an unfortunate farce. Forestry field agents, a form of paramilitary forest police, were famous for cooking up charges of forest fire setting, tree cutting and branch breaking, and using these trumped up—or real—charges to extract exorbitant fines from rural populations.\footnote{73} During Mali’s 1991 revolution, popular discontent at the old regime’s draconian enforcement of the forestry laws boiled over. Angry rural residents chased state forestry officials from the countryside, and in some cases reportedly burnt them alive. The events of 1991 are only the most dramatic illustration of the conflicts and resentments that state forestry policies have provoked in the Sahel. Since the colonial period, forestry policies have consistently penalized rural communities in the name of ”conservation” and served the interests of political and economic élite.\footnote{74} In 1995 new participatory forestry laws were
passed. The local-government-based participatory portion of this law is only now going into effect as the first local government elections are just underway.

**Actors Involved in Decentralization**

At the central level the Ministry of Decentralization determines the territorial extent of the forested domain of local governments. The Ministry for Forests, in conjunction with the Director of the Forest Service, is charged with the development of the forestry laws that allocate powers to the local governments. Within the local arena, decentralization primarily involves the Forest Service from whom powers are being devolved, and the newly elected local governments (called Decentralized Territorial Collectives) in whom devolved powers are to be vested.

According to the new laws, any individual or group wishing to engage in commercial woodfuel cutting will be required to form a Woodfuel Management Structures (WMS) which can be any kind of organization (cooperative, corporation or association) recognized by the state. These are groups of private individuals interested in commercial exploitation. They will have to present themselves to the Forest Service to request that the Forest Service develop a management plan for them. If the forest in question is within the jurisdiction of a local government, the local government must then approve the plan before work can begin. The plan includes an annual production quota not to exceed the sustainable yield of the domain in question. The annual quota will be set by an ad hoc committee of two members from the WMS, one from local government and one from the Forest Service. Given the contentious nature of quota fixing, there will also be a regional quota conflict resolution committee.
organized by the Minister of Forests. Once the management plans and quota are approved by all parties, the Forest Service will deliver a cutting permit upon receipt of a forest exploitation tax.

**Nature of Powers Devolved**

Powers of the local government include: 1) the ability to reserve part or all of any forests in their domain for any purposes they see fit, 2) the right to reject forest management plans presented by the forest service, and 3) the right to a portion of the forestry tax (this portion is to be determined by ministerial decree). The Forest Service has reserved for itself 1) control over the elaboration of commercial forest management plans, 2) the right to adjudicate disputes over the quantities allowed for commercial exploitation, and 3) the role of collecting forestry taxes and of delivering permits.

Via its elaboration of the forest management plans and the quota fixing process the Forest Service can set how much, where, when, how and with which management obligations exploitation will take place. This power, is balanced, however, by the local government’s ability to veto these proposed plans. The adjudication being maintained in the hands of the Ministry for Forests, however, tips the balance back toward that Forest Service in determining the annual quotas. Other matters of adjudication are also vested in the Ministry for Forests. The powers or rights of local individuals remain restricted to the historical set of use rights. By dint of having the power to develop management plans, the Forest Service agents have the power to prevent commercial production from taking place by withholding or delaying their services. In this manner, the local government and anyone wishing engage in commercial production remains dependent on the Forest Service agents.
It is important to note here that the powers of local government to reserve or exploit its forests are only as extensive as the local forested domain they receive in a process that will divide rights to forests among National, Regional, Cercle and Local levels of government. In this process local governments are left with only those forests of no interest to any other level of government. This residual territory may be extremely limited. Further, the forests attributed to other levels of government all certainly have 'local' people living in and around them that depend on and use these forests. Hence, much of the forested domain may not be decentralized to local actors. Its management and use may remain at a level of authority distant from and inaccessible to the local population that lives in and uses the forests in question.

Accountability

The process the Decentralization Ministry has outlined to determine the distribution of the forested domain among different levels of government favors higher levels of government. This process is to be determined by ministerial decree. The minister is accountable to the President in what is effectively a one party regime. In effect, the critical process of allocation of the forested domain will not be systematically accountable to local populations or any of their representatives. In addition to the extent of the local domain, the portion of the tax to be devolved and the mode by which disputes will be resolved are to be determined by ministerial decree. Although these decision determine the extent of powers local government and local populations will ultimately have, there is no downward accountability built into the decree process.
Forest Service agents are upwardly accountable to the director of the forest service who is appointed by the Minister for Forests. These agents are only downwardly accountable in so far as they must save themselves the work of re-doing their planning exercises to avoid its being rejected by local government representatives. It is ambiguous as to whether the local government has any means to hold the Forest Service accountable so that the forestry tax, a portion of which is earmarked for the local government's coffers, will return to the local level. The local government's primary mode of accountability is through elections. Local government elections in Mali admit independent candidates. The WMS are officially accountable to the Forest Service agents. They are required to exploit in accordance with the management plan—including any conservation measures that are specified. They are held to account by the fines that the forest Service can levy for illegal exploitation and by the fact that the Forest Service can revoke their exploitation privilege.

Because the representative of local government on the quota committee is only one member among four, this committee cannot be considered downwardly accountable, since the only local representative does not have a decisive say in outcomes (being a minority on the committee). In this role, the representative can only be considered to be advisory. The committee is dominated by those who have an interest in exploitation—foresters and WMS members. Further, the "...mode of allocation of the quota..." is specified by order of the Regional Governor (an other central government appointee). Adjudication of disputes on quotas are internal to the Ministry for Forests, hence, this cannot be considered to be independent adjudication. Adjudication of other disputes with the Forest Service can be taken to the courts, however, the Forest Service director can appeal or annul decisions with the agreement of the public prosecutor.85
Lessons from Case Studies

Far different from [deconcentration]... is the creation of bodies separated by law from the national center, in which local representatives are given formal power to decide on a range of public matters. Their political base is the locality and not—as it is with the commissioners and civil servants—the nation. Their area of authority is limited, but within that area their right to make decision is entrenched by the law and can only be altered by new legislation. They have resources which, subject to the stated limits, are spent and invested at their own discretion. This is the meaning of decentralization....

Philip Mawhood, 1982-83

The four cases above depict both deconcentration and political or democratic decentralization. However, they also demonstrate the variations that are possible within the two broad types. The India and Mali case studies illustrate political decentralization. In both cases, powers are devolved to downwardly accountable representative actors. In India, considerable powers of decision and rule making over everyday management were devolved to elected forest councils. In Mali similar powers have been devolved to elected local governments. But the territorial extent of forests over which local governments can exercise authority is different in the two cases. In Kumaon, the forest councils control nearly a quarter of the total forests in the region. The portion of forests to be devolved to Mali's local...
government is still in question. Since devolution of powers is only as complete as the forested area over which the powers apply, it is still difficult to determine the extent of local power in Mali.

In the Indian case, the forest councils also possess monitoring and sanctioning powers. The power to sanction is limited in that the councils can only impose some kinds of punishments, and for stricter enforcement they must appeal to higher level government officials in the Revenue or the Forest Department. In Mali the powers of rural councils to enforce are even more limited and they must call on higher enforcement bodies. In India and Mali adjudication is through the courts. In Mali, however, some adjudication is still under the control of the Forest Service and the Forest Service has considerable power to appeal or annul of judgments. Therefore, we can hypothesize, there is still some bias in adjudication toward the interests of the Forest Service in Mali. In light of our framework, decentralization has occurred in both India and Mali, but more effectively in Kumaon than in Mali. Note that in both cases, decentralization policies were initiated following popular demands for political change.

Nepal and Senegal can be seen as instances of deconcentration. In both, the balance of powers are transferred to bodies upwardly accountable to the central state. It is true that the central governments initiating the policies construe their acts as political decentralizations. But an examination of the provisions in the relevant documents suggests that the new policies empower actors whose decisions reflect the needs of the local populations to a very limited extent. In Nepal, the new bodies that have received powers to make decisions and rules to manage forests in protected areas are the local arms of the state. The officials of the user groups, elected by a majority of the local residents, exercise few powers worth the name. Although they have the power to make decisions over community
forests, the extent of such forests is extremely limited. In Senegal, the elected "local representatives" are upwardly accountable to the central state—as a result of the structure of elections. They are, in effect, extensions of the state political bureaucracy instead of being the representatives of the rural populations who elect them. It is only the political-administrative incentives imposed from above that can lead the decision makers in each case to represent the interests of their constituents in the local population. Such incentives have proved insufficient in Nepal. It may be too early to say what will finally happen in Senegal, but the current structure of relationships and powers only shows that forestry sector has only witnessed the initiation of deconcentration.

As in Mali, the Senegalese councils can call on higher authorities for assistance with enforcement. In Nepal, enforcement powers are available to the new bodies (the Park Management Unit and the Buffer Zone Support Unit) with the help of the Park's Chief Warden. In our framework these are not effective decentralizations. Finally, in neither case are arenas for adjudication of disputes easily accessible to local residents over whom decentralized actors exercise power. In Nepal, adjudication is so prohibitively expensive that few users ever resort to it. As a result, there are few institutional checks on state officials who in practice manage the forests in the protected areas. In Senegal in past practice, disputes among forest users and between forest users and the Forest Service are referred to local forestry agents and if unresolved they move up the bureaucratic hierarchy to the national Director of Forestry. Under the new forestry Code disputes are to be referred to the courts.

India and Mali illustrate what we call political or democratic decentralization according to our framework. In Kumaon the powers devolved are significant while in Mali the powers are carefully circumscribed, and as a result, Mali's decentralization may be relatively ineffective. In Nepal and
Senegal, deconcentration has take place in the name of decentralization. In the latter two cases, different strategies are used to limit the downward accountability of actors who exercise decentralized powers. In Nepal, it is administrators rather than representatives who have received powers. In Senegal, although it is elected representatives who have received powers, they are upwardly accountable through a centralizing electoral system. They, therefore, have few incentives to use their powers to benefit their electoral constituents. In both these cases of deconcentration, the powers devolved also remain rather limited.

More generally, in at least one of the cases the effectiveness of decentralization is diminished by biased or inaccessible adjudication arrangements. Even in Kumaon, where adjudication is through the existing court system, it is relatively inaccessible to most villagers. Resolution of disputes favors those with more wealth and the ability to be involved in a protracted legal engagement. In the other three cases, disputes over the exercise of decentralized powers are first addressed by local actors whose interests mesh with those of the Forest Service or of the Park authorities. Adjudication, however, does not belong within institutions that are inaccessible, or partial to particular sectoral interests. The discussion in the case studies shows that powers of adjudication should 1) be devolved so that more marginal actors can avail of them when disputes arise, and 2) be independent from systematic bias toward elite or sectoral interests.

Thus two necessary conditions for effective decentralization are borne out by the cases under consideration: 1) the power of local governments to enforce decisions and rules, and 2) the need for locally empowered actors to be downwardly accountable to their constituents. Adjudication plays a dual role. It is a power that local governing bodies exercise in resolving conflicts among constituents or
individuals. But it is a means of accountability when citizens use it to challenge the decisions or governing bodies. It is this latter aspect of adjudication that must remain independent of governing bodies. Although there is some amount of deconcentration of powers and decentralization in all of the cases, the critical questions to ask in each case relate to the nature of powers that are devolved and the type of accountability that is instituted. Thus, if elected bodies are accountable to superior officials rather than to those who elect them, what has take place is a species of deconcentration, not political decentralization.\textsuperscript{87}

The case studies also indicate that to assess whether the two necessary conditions for effective decentralization are in place, it is important to attend to the complexities of the various laws that affect decentralization rather than simply to a single text. Forestry laws may tell only part of the story. Provisions in electoral laws, judiciary codes, administrative codes, and penal codes may have a significant bearing on decentralization. Each strand in the bundle of powers that is devolved needs analysis to understand the resulting relations of power and accountability among actors. These different components may be all within the same legal act or may be spread across a number of legal texts. For a full analysis, it is crucial to examine the multiple texts and institutions that circumscribe the meaning of decentralization in a given context.\textsuperscript{88}

The studies confirm the tendency of central governments to retain control even in the context of decentralization initiatives.\textsuperscript{89} Although in each case the government proclaimed decentralization as the goal of reform, the type of decentralization reforms produced was incomplete. Even in the Kumaon case that illustrates the most thoroughgoing decentralization, the colonial government initiating decentralization ensured limits on the powers of local bodies. It did not devolve commercial rights to the
sale of timber, and it created new official positions that would allow supervision of the activities of the downwardly accountable forest councils. In significant ways, the existence of lower-level forest councils allows a more effective protection of forests, a goal always part of the raison d’être of the Forest Department. In the other three cases, the nature of decentralization is even more limited. Where devolution of powers to lower level bodies actually takes place, we find that they are upwardly accountable, strengthening the central government. Where local bodies are downwardly accountable, they seldom receive significant powers.

A Concluding Discussion

The tendency of democratic participation to break down into administrative involvement requires constant attention.

Philip Selznick, 1966

The application of the framework to the case studies revealed some specific issues that we discussed in the previous section. But certain general issues also emerge from the discussion of the four cases. The first and most important of these, perhaps, relates to the institutional underpinnings of decentralization and by extension, to whether it will endure or be generalizable over a large territory. All of the cases we have examined involve permanent institutions—local governments, elected forest councils, local administrative bodies. Projects that create temporary institutions or processes, such as participatory mapping that temporarily mobilizes populations to inform a process or engage in activities, may not
produce enduring decentralization. Further, temporary and spatially limited activities may not be as amenable to generalization as are legislated state institutions—such as representative local governments—that can be replicated across an entire nation by legislative acts. Similarly problematic are acts of decentralization that rely primarily on NGOs. All too often, NGOs are accountable only to a minority: their donors and leaders.

Sustainability is also linked to the form in which reforms are encoded. Many powers are re-allocated via ministerial decree, administrative order, concession or even through permits. These changes, however, do not represent legislated reforms. They are matters of administrative discretion. As seen in the West Africa cases, with matters of fiscal allocations and procedures for adjudication, reforms are often by decree or order. To be sustainable, however, we argue that reforms must be legislated so that their very existence is assured within broader relations of accountability—that is, the national-level balance of powers. Decrees and orders are useful tools for lower-level actors to exercise their powers. When used to determine lower level 'decentralized' powers by higher-level political and administrative bodies they also compromise autonomy with which decentralized actors can exercise their new mandate. Although an in-depth discussion of generalizability and sustainability matters is beyond the scope of this paper, these two aspects of decentralization are relevant to any vision of long-term and widespread reform.

The paper discusses the nature of powers that are devolved and the arenas in which devolution takes place. But it is important also to examine why some powers are not devolved. It is precisely by an examination of what is not devolved that the hidden politics of decentralization becomes visible, and the influence of these hidden interests becomes amenable to analysis. For example, in none of the four
cases that we describe do local actors gain the power to decide about the disposition of commercial
profits from forest resources they control. Forest Departments, merchants, or conservationists control
how the most valuable forest products will be utilized, and how the profits from these products will be
allocated. Even in the successful cases of decentralization, local actors come to gain only the
subsistence benefits, far smaller in comparison to the potential commercial revenues. Control over
commercially valuable products and species is retained in the name of more scientific management of
forests, or the inability of local actors to husband and use forests, reluctance to give up real power, or
simply cupidity. Ultimately, we suggest, decentralization occurs only when local populations and their
downwardly accountable representatives gain control over valuable resources as well.

The study of cases across regions emphasizes an enduring insight garnered during earlier cross-
cultural scholarship, one that is often ignored in the current fascination of comparative politics with
quantifiable data and analysis. We note that the same phenomenon, across cases, can have such
different meanings and implications that it is simply incorrect to use a common word to refer to it in the
different cases. This observation is true when the phenomenon in question is decentralization. But it is
also true when the details of the cases are considered. Elections to the forest councils in Kumaon are
very different from the elections to rural councils in Senegal. In one case, elections imply the selection of
officials who are selected from among the local residents, and whose tenure depends on how well they
are seen by local residents to make decisions reflecting the reasons for which they were elected. In the
other case, elected officials are elected from a restricted slate, their performance is judged not by their
constituents but their superiors, and their reelection depends not on who local residents want but on
who senior officials in the bureaucracy deem politically reliable. But these differences in the meanings of
elections become visible only in the careful investigation of empirical situation. It will not be an exaggeration to claim that only a familiarity with the context of decentralization allows its assessment in terms of the offered framework.

Acknowledgments

We would like to thank Helen Genest for her careful comments on an earlier version of the paper. We would also like to credit Peter Veit for his view of accountability as a counter-balance to the powers of decentralized actors. The writing of the paper was in part supported by grant # SBR 9905443 from the National Science Foundation and a grant from the MacArthur Foundation.
Endnotes:


3. The first of these occurred as early as the 1860s. After facing and quelling a rebellion of its mostly Indian army and many of the regions under its control, the British colonial state at this time began a policy of indirect rule that can be argued to be a novel attempt to create decentralized authority under colonial rule. See Michael H. Fisher, *Indirect Rule in India: Residents and the Residency System*. 

46
The policy of indirect rule in India found, in later years, interesting analogs in the African context. Mahmood Mamdani, *Citizen and Subject: Contemporary Africa and the Legacy of Late Colonialism* (Princeton: Princeton University Press, 1996). The second wave of decentralization can be seen to have taken place after independence. Efforts at community development and the creation of a system of councils that spanned the administrative distance from the national capital to the village were the concrete manifestation of this wave. A third wave is currently under way. See also Crook and Manor, *Democracy and Decentralization*.


6. Crook and Manor, *Democracy and Decentralization*, Richard Crook and James Manor,


8. Personal communication, Peter Veit, Senior Associate, World Resources Institute.

9. There are, of course, success stories. Decentralized healthcare provision in Ciera, Brazil is argued by some to be a great success. See Judith Tendler, Good Government in the Tropics (Baltimore: Johns Hopkins University Press, 1997). Local governments in South America have experienced successful fiscal decentralizations. See Ariel Fiszbein, "Decentralization and Local Capacity: Some Thoughts on a Controversial Relationship," Paper presented at the FAO/UNCDF/World Bank Technical Consultation on Decentralization (Rome, 15-8 December 1997). Uganda instituted elected representatives at the village level in the mid-nineties. See Mikael Karlström, "Imagining Democracy: Political culture and democratization in Buganda," Africa 66, no. 4 (1996). These successes, however, are usually partial
with Uganda's new representatives lacking powers, or Brazil's health services being about having increased provision efficiency without really reducing central control over the endeavors.


12. In their collection of essays on accountability, Fox and Brown simply state that accountability is the process of holding actors responsible for their actions. Jonathan Fox and David Brown, eds., *The Struggle for Accountability: The World Bank, NGOs, and Grassroots Movements* (Cambridge: MIT Press, 1998), 12. See also Samuel Paul, "Accountability in public services: Exit, voice, and
control." World Development 20, no. 7 (1992) for a discussion of problems of accountability in public agencies. Crook and Manor, Democracy and Decentralization, 2, see accountability as a "crucial link between enhanced participation and enhanced institutional performance."


16. Ladipo Adamolekun, "Promoting African decentralization" Public Administration and Development 22 (1991), 285-6, points out that deconcentration often takes place in the name of decentralization and that the two are confused.


that approaches that take people’s aspirations more seriously can sometimes enjoy at least modest local success."


different point of view is provided in the response by Dennis A. Rondinelli, "Decentralization, territorial
No. 1252 (Washington DC: The World Bank, 1994) and Smith, Decentralization: The Territorial
Dimension, who observe that decentralization does not guarantee more equal distribution of benefits.

29. Michael Cernea, ed., Putting People First: Sociological Variables in Rural Development (New
York: Oxford University Press, 1985); Jean-Marie Baland and Jean-Philippe Platteau, Halting
Degradation of Natural Resources: Is there a Role for Rural Communities? (Oxford: Clarendon
Press, 1996); Nancy Lee Peluso, Rich Forests, Poor People: Resource Control and Resistance in
Java, (Berkeley: University of California Press, 1992); World Bank, The World Bank Participation
Democratization in Africa: African Views, African Voices, National Research Council (Washington,

in the Third World (Chichester: John Wiley & Sons, 1983), 25-48, Mahwood, Local Government,
and C. Rakodi, "State and class in Africa: A case for extending analyses of the form and functions of
the national state to the urban local state," Environment and Planning D: Society and Space 4


33. Agrawal and Ostrom, "Property rights."


36. Manor, *Political Economy*, 7. He goes on to argue that decentralization, when it offers some promise, occurs in this tripartite mixture. He also suggests, against *World Development Report 1997*, that such tripartite mixtures are reasonable common.

38. World Bank, *World Development Report 1997*. The World Bank cautions against making simple generalizations about the representativeness of formal electoral arrangements and instead suggests it is important to analyze how electoral arrangements play out in practice.


40. Interests of actors are always in the process of formation. The particular social, political, and economic contexts in which actors operate are instrumental in the formation and perception of interests, and in constraining interest-based actions.


44. See John Echeverri-Gent, "Public participation and poverty alleviation: The experience of reform communists in India's West Bengal," *World Development* 20, no. 10 (1992): 1401-22, for a study of competitive local elections in West Bengal, India that helped make policy more responsive to the poor. For a similar argument from Colombia about the importance of competitive elections at the local level, see Ariel Fiszbein, "The emergence of local capacity: Lessons from Colombia." *World Development* 25, no. 7(1997): 1029-43.


46. A notable recent exception is the careful comparison carried out for the same two regions (but
different countries and sectors) by Crook and Manor, *Democracy and Decentralization*.


51. The allocation to urban merchants was required under colonial law where licenses and permits could only go to French 'citizens,' defined as those living in one of the urban communes and fluent in French.


60. A number of studies of parks and protected areas in Nepal point to the limited powers of use and

61. One reason for such limited devolution of powers may be the very nature of protected areas. A large number of small user groups making varying decisions about the part of the protected area under their control, it can be argued, will be unable to produce coherent rules to manage the withdrawal of benefits from the protected area. The argument depends in part on the assumption that protected areas constitute an identifiable ecological unit. For arguments defending ecologically-based boundaries around protected areas, see R. A. Mittermeier, N. Myers, J. B. Thomsen, and G. A. B da Fonseca, "Biodiversity hotspots and major tropical wilderness areas: Approaches to setting conservation priorities," *Conservation Biology* 21 (1998): 333-41, and D. M. Olsen and E. Dinerstein, "The Global 2000: A representation approach to conserving the earth's most biologically valuable ecoregions," *Conservation Biology* 12 (1998): 2-15.

62. This information has been gleaned from the various issues of the *Quarterly Bulletin of the Parks and People Program* published by the Parks and People Program in Nepal.
63. Agrawal and Ostrom, "Property rights."


66. The right to transport, wholesale and retail wood products has not been granted to local populations or rural councils. It is in this upstream part of forest product marketing that most of the profits are made. There has been no attempt to decentralize powers to grant access to distribution or retail outlets. Therefore, local producers are still obligated to sell to urban merchants at very low producers' prices. See Ribot, "Decentralization, participation, and accountability."


70. Cooperatives in Senegal are usually dominated by a few powerful notables. Donald Cruise-O'Brien, *Saints and Politicians: Essays in the Organization of a Senegalese Peasant Society* (London: Cambridge University Press, 1975) and Ribot, "From Exclusion to Participation."

71. The role of political parties in local government needs to be examined in greater detail. At the end of the colonial period, the question "Should parties be introduced into local government?" was already being contested. Those against party involvement argued "...that the matters dealt with in local councils are essentially *local* in nature and that therefore the major parties whose differences may be on matters of national policy have no place in purely community problems." Clearly, in French West Africa those against party involvement lost the debate. L. Gray Cowan, *Local Government in West Africa* (New York: Columbia University Press, 1958), 221.


76. We use the term "Ministry for Forestry" since the legal texts speak of "the ministry responsible for forests" whose exact name has changed several times over the past decade.


78. RDM, "Loi No. 95-004."

79. RDM, "Loi No. 95-004."

80. RDM, "Loi No. 95-004."


82. Benjaminsen, "Natural Resource Management, 135, notes that because the local-level forest agent will be an employee of the appointed local-government officials, "...it is not entirely clear whether [the foresters] role will be advisory, or if he will also control permits for use and sanctions for misuse of natural resources." Further, the attitude that "...if the government decides to leave the management of the land to peasants, the trees will be finished off in short time" is prevalent in today's Forest Service. Whether the devolution of these decision making powers to local elected authorities will occur with the
implementation of the new laws is uncertain.


84. We do not consider changes made by decree or administrative order as legislated reforms. They are discretionary measures and their sustainability is questionable.

85. RDM, "Loi No. 95-004."


87. In a comparable vein, if state officials at lower levels receive new powers and are downwardly accountable to constituents over whom they exercise power, then it is possible to argue that the unfolding process is one of political decentralization, not deconcentration or bureaucratic decentralization.

88. Ribot, "Decentralization, participation, and accountability."

90. Mahwood, "The Place of Traditional Political Authority," 3.
