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The Indonesian conundrum: entrenched corruption and failing reform

Experts and most Indonesians agree that since the fall of Suharto in 1998, *Reformasi* and *Demokratisasi* have failed to check corruption, commonly referred to as KKN: *Korupsi, Kolusi dan Nepotisme*. The new government of President Susilo Bambang Yudhoyono has made the fight against KKN its chief priority, but the results so far have been disappointing.

> Research

Peter King

Why is the struggle against corruption in Indonesia so difficult? What are the main mechanisms for its intensifying proliferation? Who are the principal beneficiaries and cost bearers? What role can Indonesian civil society play in overcoming the growing threat of KKN? Can Indonesia escape the KKN trap, which threatens to create a future of poverty and turmoil?

Corruption is central to understanding the failure of Indonesia's new rulers to deliver meaningful reform, well-founded prosperity or a measure of social justice. In the late Suharto period the country was widely thought of as a kleptocracy, with one extended family figuring as kleptocrats-in-chief. Since Suharto's 'fall' (which has been much exaggerated) and the advent of a '*Reformasi*' (which has fully qualified for its inverted commas), we have a democratised – or at least oligopolised – and decentralized version of Suharto-era KKN.

The crony conglomerates, both Chinese and pribumi (indigenous Indonesian), and their 'in-house' banks have survived the crash of the currency, the crash of the banks, the crash of export-led growth and the rise of poverty. Persisting, pervasive corruption has permitted most of them to weather default, bankruptcy, bank restructuring and asset sell-offs. They have preserved their business empires in the face of complete financial and economic disaster for the state and the people. And they have resorted once again to the tried and trusted mechanisms and networks of KKN to spectacular effect.

How did things go so wrong so quickly?

Or we might ask: How did it all go so right for the cronies and their threatened business empires? As Robison and Hadiz have shown, the refinancing of the bankrupt banks following the Asian financial crisis of 1997-98 was long on carrot but short on stick. Almost all of the International Monetary Fund's \$14 billion, distributed



promptly embezzled by the corporate cronies who controlled them.¹ The banks lent the money 'in-house' whence it disappeared, mainly into offshore investments and debt repayment.

The court actions intended to recover this money were another sorry illustration of the failings of the Indonesian legal system in the reform process. Case after case collapsed under the influence of flawed judicial reasoning and action. The IMF, the bountiful source of this new co of the IMF rescue package has now saddled the long-suffering Indonesian public with an additional debt of several billion dollars.

Jeffrey Winters has suggested that there should be international criminal accountability for the former debt mountain; it seems there should be moral-political accountability at least for the latter one, since the IMF saw fit to lend once again into a rotten structure. There is also the issue of domestic Indonesian accountability, which was

there should be international criminal accountability for the former debt mountain

instant debt mountain that was supposed to rescue the economy, watched astonished (though why should it have been?) and censorious – but ultimately powerless – from the sidelines.

Seven years on from the IMF 'rescue' Indonesia is essentially still prostrate and now doubly crucified by the gnomes of Washington and Wall Street. In the Suharto years the World Bank's toleration of a steady haemorrhage of 30% or so of its own development loan funding to KKN² left a \$10 billion public debt overhang at the moment of crash in 1997. The fresh multibillion dollar fiassubmerged in the rush to money politics under Suharto's successor and political crony, President Jusuf Habibie. Habibie pioneered his way on the back of the Golkar Party's attempted looting of Bank Bali³ and by bilking the poverty alleviation fund of Bulog (Badan Urusan Logistik, the national logistics agency)⁴ to assure funding for the 1999 election.

The Suharto-era cronies were joined in resuming the plunder of the Indone-

utives, judges, prosecutors, court officials, police and military generals (many retired) and politicians and party officials. Then, as decentralisation reforms took hold from 2001, officials in the provinces and regencies, both bureaucratic and elected, joined the KKN club, colluding with local businessmen and operating even without the centralised restraints of Suharto's dictatorship. This has gravely sabotaged the potential of special and regional (ordinary) autonomy to deliver longdelayed economic justice or a sense of effective local participation in the aggrieved provinces of Aceh and Papua and elsewhere.5

To protect and swindle

Thus money politics in parliaments was complemented by money justice, kleptocratic state administration and TNI (Tentara Nasional Indonesia, or armed forces) capitalism, corruption and extortion. New government-established institutions to combat corruption have proliferated since 1998 – most notably an Anti-Corruption Commission (KPK, Komisi Pemberantasan Korupsi) and Court - while anti-corruption NGOs from Transparency International to TNI Watch are active and articulate. But despite backing from mass print media, notably the Tempo group, Indonesian civil society remains embattled, struggling for real empowerment in the anticorruption campaign.

A principal reason for this is the impunity of the military and militarydominated sectors of the government in their violent dealing with civil society opponents who seek to expose and undermine the military business empire, which includes illegal logging and log export,⁶ and fuel smuggling and theft on a vast scale in collusion with corrupt officials at the state oil and gas company, Pertamina (Pertambangan Minjak dan Gas Bumi Nasional).7 TNI and the police also routinely extend protection to big business associates who themselves employ violence and intimidation in defence of corrupt empires.

TNI remains a prime guarantor of Suharto family wealth, which became clear when Tommy Suharto spent a year on the run in Jakarta under military protection after procuring the murder of the judge who sentenced him to prison on corruption charges in 2001.8 Meanwhile, retired military generals at BIN (Badan Intelijen Negara, the State Intelligence Agency) were plainly involved in the poisoning-murder of the founder of Kontras (Komisi Untuk Orang Hilang dan Korban Tindak Kekerasan, Commission for Disappearances and Victims of Violence) and leading the scourge of the TNI, Munir, in 2004. Only the BIN field operative Garuda pilot, Pollycarpus, has been brought to trial for the killing.9

In Indonesia corruption thrives under the influence of a large and still growing business, political, administrative and military elite who are prepared to unscrupulously wield state authority and state violence – as well as private violence under state or military protection – to defend their interests. Tackling KKN effectively depends on far-ranging reforms that must go well beyond the window-dressing of *Reformasi*. Bitter political struggles over corruption undoubtedly lie ahead. **<**

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through the Bank Indonesia liquidity support fund (BLBI) to rescue and reflate Indonesia's private banks, was sian interior (to borrow a phrase from Marx) by a widening circle of senior bureaucrats, state industry sector exec-

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