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The politics of scaling up social protection in Kenya

Fredrick O. Wanyama ¹ and Anna McCord ²

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¹ Kisii University, Kenya

Email correspondence: fwanyama@hotmail.com

² ESID researcher

Email correspondence: anna.mccord@icloud.com

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Abstract

This paper discusses the role of Kenya’s political settlement in the adoption and promotion of social protection, which has expanded significantly since 2003. Analysis focuses on the interplay between the domestic political settlement and external factors in shaping the social protection discourse and policy and provisioning outcomes.

Successive regimes in Kenya since 2003 supported social protection as part of their framing of the development discourse. There has been significant progress in developing the legislative and policy structures to support cash transfer provision, including a commitment in the 2010 constitution, together with an increasing fiscal commitment, largely donor supported, and a rapid expansion of cash transfer coverage. However, where the realisation of constitutional or legislative commitments would have a cost to the political settlement, disturbing clientelist relationships, less progress has taken place, as illustrated by the failure of the proposed National Social Health Insurance Fund. Implementation of social protection policy and provision has been managed in such a way that the clientelism at the centre of the political settlement is not disturbed.

The extent to which the political settlement ultimately shapes social protection outcomes is also a function of the preferences and incentives of the donor community and it is the convergence of the requirements of the political settlement with donor interests that has driven the successful provision of social assistance, whereas the lack of convergence has hindered the development of social health insurance. Initially a donor-led agenda, cash transfer provision has become increasingly popular politically, as politicians have realised its potential as an additional constituency-level patronage resource, which they have successfully co-opted in recent years, resulting in the paradox that improved, and largely externally financed, social protection performance is intrinsically linked to the entrenchment of the existing political settlement.

The paper concludes that the social protection agenda in Kenya is defined by the extent of accommodation between the underlying clientelist interests of political actors and the aspirations of external actors.

Keywords: Kenya, social protection, cash transfers, social health insurance, political settlements
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1 Introduction

This paper examines the political economy of the development of social protection provision in Kenya. The paper argues that in the context of a competitive clientelist political settlement characterised by patronage relations at national, regional and local level, social protection succeeds at points where there is convergence between the requirements of the political settlement and the interests and associated resource flows of the international donor community, and it is in these areas that the development of social protection provision has flourished. There has been less success where a similar accommodation has not been achieved, and where social protection provision is in tension with the existing political settlement, it is less successful. The paper concludes that the social protection agenda in Kenya is defined by the extent of convergence and accommodation between the underlying clientelist interests of political actors and the motivations of external actors, as it relates to programme design, implementation and financing.

The Kenyan government has implemented a series of cash transfer programmes since the end of the Moi regime in 2002, with over 450,000 direct beneficiaries reached by 2013/14. Social protection has been identified as a key response to poverty in the two national development plans directing national planning since 2003 (RoK, 2003; RoK, 2007) and has become an electoral issue, being included in the manifestos of all the main political groupings by 2012. A range of acts in support of the expansion of social protection provision have been enacted over this period and access to social protection has been identified as a right in the new constitution of 2010. These developments have been complemented by a range of international donor interventions relating to technical assistance in policy development and programme design and implementation, as well as financing. There have also been attempts to introduce social health insurance during this period, but this has met with less success, such that despite parliamentary and donor support, health insurance provision has not yet been extended to the poor.

This paper analyses the political economy dynamics influencing the adoption and implementation of cash transfers and also social health insurance (SHI), following Lavers and Hickey's adapted political settlements framework (2016), developed from Khan (2010). The adapted framework focuses on the role of the political settlement, – 'the balance or distribution of power between contending social groups and social classes, on which any state is based' (Di John and Putzel 2009: 4) – and the distributional regime – the existing mechanisms for distributing resources within society. This approach argues that the adoption and implementation of social protection programmes is influenced by political incentives linked to the political settlement; the degree of 'ideational fit' between proposed policy models and the paradigmatic ideas central to the settlement; and the potential for social protection to address politically significant distributional challenges, using the concept of the 'distributional regime' (Seekings and Nattrass, 2005). The framework accommodates the fact that social protection is not formulated in isolation, but rather is one part of an
The politics of scaling up social protection in Kenya

overall distributional regime, which is also influenced by domestic and transnational policy coalitions which advocate policy change (Lavers and Hickey, 2016). As such, the analysis focuses on the interplay between contending elite factions and non-elites that underpins Kenya’s political settlement, and the interests of external forces in shaping the social protection discourse, and how this has generated political support for the promotion of cash transfer programming, but resistance to the implementation of National Social Health Insurance provision.

In relation to the clientelism which has characterised successive regimes in Kenya, our analysis suggests that social protection is tolerated and promoted inasmuch as it allows existing systems of patronage at all levels to be maintained and developed, and does not challenge or threaten existing systems of resource control, for example through changed ministerial mandates, or enhanced transparency. Notwithstanding a commitment to redress past inequalities and ongoing poverty on some parts, in this context power policymaking will not necessarily have a long-term ideologically driven perspective, unless it is associated with the ongoing identification of additional resource flows and/or the maintenance meaningful patronage opportunities.

The paper employs a process-tracing methodology within a comparative case study design, involving the application of a set of research activities drawn from a common theoretical framework, and a review of both published and grey literature. To trace the policymaking process, the paper relies on semi-structured, key informant interviews with senior politicians and technical staff within government (seven interviews), representatives of donors and international organisations (14 interviews) and civil society (three interviews). These respondents constitute the key stakeholders, past and present, involved in design and programme administration. These interviews were conducted between April 2015 and June 2016, during fieldwork in Kenya and also by Skype, and included a number of donor officials who were either currently or previously engaged in the social protection debate in Kenya. The aim of the analysis is to link this policymaking process to the underlying political settlement and policy context.

The existing literature examining political economy in Kenya does not explore the issue of social protection (see, for example, Booth et al., 2014 and Sundet and Moen, 2009). The literature on the development of social protection (Nyambedha et al, 2003, UNICEF/UNAIDS, 2003; Ikiara, 2009: UNAIDS, 2013; Bosworth et al, 2016) does not locate the emergence of social protection within a political settlement analysis, or consider the set of competing options and preferences articulated by a range of interest groups of differing power and influence with the political settlement, which have influenced the nature and the scale of social protection that has emerged in Kenya over the last decade. Nor does it acknowledge the key role of politics and the specificities of the Kenyan political settlement in shaping the social protection agenda. As such, the significant explanatory value of political economy considerations in the thinking and policy-making around social protection in Kenya has not been explored. With a specific reference to cash transfer programmes and the National Social Health Insurance Fund (NSHIF), this paper discusses the
implications of Kenya’s political settlement to the adoption and promotion of social protection. The analysis focuses on the interplay between the domestic political settlement and external forces in shaping the social protection discourse. It looks at how this has generated outcomes that have broadly supported the promotion of cash transfer programming and resisted the provision of social health insurance.

The paper is divided into five sections. It begins by analysing Kenya’s political settlement and distributional and macroeconomic context, before going on to give a descriptive overview of the main social protection instruments under examination – cash transfers and social health insurance – and their development over time. This is followed by an analysis of the political economy factors driving the process of programme and policy development, and the paper then draws conclusions relating the trajectory of social protection provision to the political settlement.

2 The Kenyan political settlement

Though Kenya has had relatively stable political institutions since independence, the relationship between the state and citizens has been characterised by political patronage. In this mode of politics, the president and his close associates have sought to control access to state resources to the exclusion of the wider citizenry, as a means of assuring their hold on to power, with the resources used to reward their supporters in society. Thus, the president and his associates are linked to society through the use of public resources that are reserved for those who support them and denied to those who do not. This form of state-society partnership can be historically traced to the political alignments and strategies of the leaders from independence to the present.

Kenya inherited from the colonial government a hurriedly structured multi-party political system under a federal constitution that provided for the sharing of power between the central government and regional authorities (Majimbo). However, both the party system and the constitutional arrangement were at odds with Kenyatta’s preference for a one-party political system and a unitary state where the president exercised executive authority (Oyugi, 1992). The approach that he adopted laid the foundation for the politics of patronage in Kenya, using patronage to create a one party state within a nominally democratic multiparty process, providing appointments and state resources to those willing to defect to the ruling Kenya African National Union (KANU) (Barkan, 1994), resulting in KADU dissolving itself and joining KANU in 1964. This marked the foundation of patronage politics in independent Kenya.

The single party burst into factionalism along a range of fracture lines, which were ideological, ethnic and regional, as well as personality based, all seeking patronage resources. Kenyatta soon abandoned institutional rule through the party in favour of personal rule (Kanyinga, 1995). With personal rule, Kenyatta formalised clientelism as the framework within which Kenyans would participate in the political process, linking the state to citizens through a hierarchy of patron-client networks under the supervision of the chief patron (Kenyatta), from whom political power, authority and
Kenyatta formalised and legitimised this system of patronage by introducing the notion of ‘constituency service’ for MPs. He defined their role as assisting constituency self-help projects as a form of ‘practical politics’ promoted in opposition to the ‘empty ideological politics’ of the 1960s. In this way, the worth of a politician was assessed in terms of the development resources he could attract to his constituency (Okumu and Holmquist, 1984). At the same time, Kenyatta encouraged people to demand assistance from local political leaders for local development initiatives, effectively turning political competition from the national level to the constituency, with the result that both parliamentary and local authority elections were won on the basis of the ability of individual politicians to contribute to constituency development projects. With state resources being channelled through patron-client networks, this meant that only politicians who enjoyed state patronage could win an election.

After initially adopting competitive clientelism, characterised by the presence of many factions competing for power and influence around the patron who recycles them in the governance process to maintain political stability, Kenyatta switched to dominant clientelism in the 1970s. Dominant clientelism is characterised by the existence of a powerful ruling coalition that surrounds the patron to ensure compliance with his directives. In this context, the clientelist activities of clientelist factions were tolerated, as long as they did not challenge Kenyatta’s authority (Barkan, 1992). Rather than suppressing leaders who set out to build and fortify their local political power bases, Kenyatta recruited, assisted and manipulated their efforts to satisfy his goal of consolidating political authority by selectively dispensing or withholding patronage resources, frequently changing alliances with various clientelist factions according to political expediency, while at the same time circumventing any form of outright dissent. This manipulation led groups to compete among themselves to get into the inner circle of Kenyatta’s periodic alliances.

This form of clientelism became even more pronounced when Moi took over as president after Kenyatta’s death in 1978. Despite pledging to continue with Kenyatta’s policies, it soon became apparent that Moi’s goal was to redistribute state resources away from the groups and regions that formed the power base of the Kenyatta regime to those that would constitute his own (Barkan, 1994), shifting the ethno-regional power base. Moi’s strategy to achieve this was to curb Kenyatta era patron-client networks by establishing direct control over all arenas of politics in the country. The result was an increase in centralisation and authoritarianism and the weakening of national institutions, coupled with an attempt to develop a new dominant coalition that would sideline and replace the patrons of the Kenyatta era.

An attempted coup in 1982 resulted in increased authoritarianism. Moi strengthened both patronage networks and the state machinery that directly linked him to the local level and curtailed the autonomy of other centres of political power in the country. This involved centralisation of the state apparatus and a steady encroachment by the
state on civil society to reduce their potential influence in local politics; local organisations were deregistered, co-opted or simply emasculated to reduce their influence in local politics (Kanyinga, 1995). Moi built a dominant coalition of clients that focused on ensuring compliance with his political bidding, and the regime was characterised by intolerance of alternative views and opinions. The introduction of a multi-party political system in 1992 did not significantly change the settlement; the ruling coalition was too strong for the weak and disparate opposition party factions that remained on the periphery.

The Moi era ended on 30 December 2002 following KANU’s defeat in the elections. A united opposition coalition, the National Rainbow Coalition (NARC), formed a new government under President Mwai Kibaki. The nature of the political settlement under Kibaki was partly a reflection of the manner in which the coalition was formed and its composition.

Realising that KANU had won the 1992 and 1997 elections due to the fragmentation of the opposition, 14 political parties, two pressure groups and a dissenting faction of KANU formed a broad coalition, which called itself the Rainbow Alliance, to form a single opposition coalition. NARC made electoral commitments to distribute government positions to the leading players of the coalition, carry out a constitutional review and promote good governance and social development if it won the election (Anyang-Nyong’o, 2007).

NARC was a loose coalition driven primarily by the desire to reverse the authoritarianism of previous decades and to extend power beyond Kenyatta’s narrow coterie. Some sought to redress the exclusion their regions had experienced in the allocation of public resources during the KANU regime, while others were driven by ideological objectives relating to the reduction of inequality and poverty. This vision was articulated by the new government.

As president of a coalition, Kibaki was the ‘first among equals’ and relatively liberal in his leadership style, and is credited with opening up political space to facilitate public debate. His laissez-faire style enabled ministers to run ministries without the interference they had experienced under previous regimes, but the regime was also characterised by patronage. The appointment of ministers, permanent secretaries, diplomats and parastatal executives was based on a combination of ethnic balancing and patronage, and ministers and lesser government officials appointed clients, allies, kinsmen and supporters to key positions (Masime and Kibara, 2003).

This clientelism emboldened Kibaki to renege on some election promises, notably completion of the constitutional review process, which was intended to weaken the presidency by devolving power (Murunga and Nasong’o, 2006; Anyang’-Nyong’o, 2007), and ideas of social development that some of the coalition members espoused during the campaigns were relegated to the periphery. Clientelist groups subsequently went on to compete among themselves to demonstrate their loyalty to
the president, who recruited and dismissed them at will to maximise his decision-making power, reinstating competitive clientelism in the governance process.

The first Kibaki administration ended in 2007, but he returned as president after the contested 2007 elections. To resolve the crisis that followed the election, a power-sharing agreement was brokered; but this left Kibaki dominant and the political settlement of competitive clientelism essentially unchanged, despite the promulgation of a new constitution in 2010, which contained measures intended to curb patronage within government. After coming to power in 2013, Uhuru Kenyatta retained the politics of patronage, despite the constitutional obligation to appoint the cabinet from outside parliament, to appoint principal secretaries through a competitive process and to ensure that the composition of the government reflected Kenya’s diversity. Political leaders and ethno-regional elites allied to the president and his deputy sourced the candidates for various posts and those appointed were loyalists to the appointing authority, just like their predecessors (Booth et al., 2014), and as such the Uhuru Kenyatta regime also rides on patronage and continues to govern by means of a settlement based on competitive clientelism.

Social protection gained its first significant foothold in Kenya in 2003, when the political settlement switched from dominant to competitive clientelism, during the period of increased policy space and ministerial autonomy. Competitive clientelism has continued to characterise the political settlement since this time, and successive regimes have continued to support the extension of social protection. This support has favoured the implementation of cash transfer programmes, but not the development of social health insurance, both initially mooted in 2003. We now provide an overview of the socio-economic context, before setting out the trajectory of social protection provision and tracing the links between the political settlement and social protection outcomes.

**Macro-economic and distributional context**

Kenya has experienced sustained economic growth in the past decade, as a result of significant structural and economic reforms initiated in the post Moi era. It is perceived as an African success and potentially one of the fastest growing economies in Eastern Africa (World Bank, 2016). Kenya’s economic performance has been characterised by fiscal consolidation and sound monetary policy, which has resulted in macroeconomic economic stability, with inflation and exchange rate depreciation being brought under control and a narrowing current account deficit (IMF, 2017). An economic growth rate of 1.2 percent in 2002 at the close of the Moi regime has grown steadily since then as a result of effective macroeconomic policy, reaching 7 percent in 2007 before falling after the post-election violence to 1.5 percent in 2008, and then stabilising at 5-6 percent between 2010 and 2015. Over this period, income per capita has grown significantly, from $608 in 2005 to $1358 by 2014 in current US dollars (IEA, 2012; 2013; CBK, 2013; KNBS, 2014; 2015; UN Statistics Division, 2016). However, the annual government budget deficit grew from 1 percent in 2007 to 8 percent by 2015 (KNBS, 2016), largely due to the fact that
economic growth has not been as rapid as the government had anticipated, resulting in fiscal tightening, with planned cuts in public sector spending of up to 10 percent of recurrent expenditure reported in 2016 (Aglioby, 2016).

Profound disparities are found in regional economic development, income distribution, gender and access to social welfare services such as health and education (Kiringai, 2006; KNBS, 2013), reflecting the historical politicisation of resource allocation processes outlined above. Past allocative decisions have resulted in gross inequities and, to some extent, the clientelism and associated weakness of the state continues to perpetuate differences in the sharing of economic opportunities and social welfare services (Okello and Gitau, 2006). Despite consistent economic growth, poverty and inequality are persistent, as illustrated by a Gini coefficient of 0.47 (UNDP, 2013). The UNDP estimates that 48 percent of the population of 44 million suffers from multidimensional poverty (UNDP, 2013), and 47 percent live below the poverty line\(^1\) or are unable to meet their daily nutritional requirements (Republic of Kenya, 2012). Half of the rural population and one-third of the urban population live below the poverty line (SID and KNBS, 2013: 9; IFAD, 2013; World Bank, 2013a) and poverty varies considerably by region, with the highest prevalence in Turkana County (84 percent) and lowest (22 percent) in Nairobi (KNBS, 2013). The spatial distribution of Kenya’s development is geographically unbalanced, with pervasive regional inequalities reflecting, in part, the ethnic priorities of different clientelist regimes since 1964 (World Bank, 2013a).

3 Descriptive overview of social protection in Kenya

Prior to 2003, social protection in Kenya was characterised by a large number of small-scale fragmented interventions providing in cash and kind support on an ad hoc basis, implemented by a range of government and civil society actors (McCord, 2008). This scenario changed following the 2003 elections, and a process of consolidation and development of state-administered national cash transfers was initiated, together with the discussion of the extension of social health insurance for the poorest, also on a national basis. There are a range of instruments which can be adopted to provide social protection. In this paper, we focus on the two which are dominant in the Kenyan discourse: cash transfers and social health insurance. In the section that follows, a brief overview of each of the main instruments developed in the sector is briefly presented and the process whereby they came to be developed is outlined.

Cash transfer programming

Five different cash transfer programmes were introduced in Kenya during the 2000s; the Orphans and Vulnerable Children’s Cash Transfer Programme (OVC-CT); the Older Persons Cash Transfer Programme (OPCT); the Persons with Severe Disabilities Cash Transfer Programme (PWSD-CT); the Hunger Safety Net

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\(^1\) In 2005-06, the poverty line was estimated at KES 1,562 and KES 2,913 per adult equivalent per month for rural and urban households, respectively.
Programme (HSNP); and the temporary Urban Food Subsidy Cash Transfer (UFS-CT). The OVC-CT, OPCT and PWSD-CT, which are all managed by the Ministry of Labour, Social Security and Services (MLSSS), have been rolled out nationally and are implemented in all counties, while the HSNP is restricted to four counties in northern Kenya that are prone to food insecurity, and the Food Subsidy was only operational for a short period and is now closed. The five programmes are summarised in Table 1.

Cash transfers were first introduced in 2004 and coverage has accelerated rapidly in recent years. Figure 1 below shows the threefold increase in the total number of beneficiary households which took place between 2010/2011 and 2013/2014, and the significant jump in beneficiary numbers in 2013/14.

**Figure 1:** Number of beneficiary households by programme, 2010-2014

Source: Authors, based on data from Ministry of Labour, Social Security and Services (OVC, OPCT, PWSD) and NDMA, 2014 (HSNP) and Republic of Kenya (2016).

The major increase in the number of beneficiaries occurred in the first year of the new Kenyatta government, signalling the regime’s support for cash transfer provision. The government also moved the three MLSSS programmes from pilot to national programme status and incorporated these three, together with the HSNP, into the National Safety Net Programme (NSNP), with the president formally launching them as a concerted programme, the *Inua Jamii* in February 2014 (Mwasiaji et al, 2016).
Table 1: Summary of cash transfer provision

<table>
<thead>
<tr>
<th>Transfer name</th>
<th>Start date</th>
<th>Eligibility</th>
<th>Coverage (counties)</th>
<th>Total no. beneficiaries (RoK, 2016)</th>
<th>Lead agency²</th>
<th>Funding</th>
</tr>
</thead>
<tbody>
<tr>
<td>Orphans and Vulnerable Children Cash Transfer (OVC-CT)</td>
<td>2004</td>
<td>Orphans and vulnerable children in ‘ultra-poor’ households with a chronically ill carer and receiving no other cash transfers.</td>
<td>47</td>
<td>255,000 (2015)</td>
<td>MLSSS</td>
<td>Government and donor contributions with increasing government share</td>
</tr>
<tr>
<td>Older Persons Cash Transfer Programme (OPCT)</td>
<td>2006</td>
<td>The extreme poor over the age of 65 who are unemployed and non-pensionable.</td>
<td>47</td>
<td>163,000 (2015)</td>
<td>MLSSS</td>
<td>Government funded with donor support</td>
</tr>
<tr>
<td>Persons with Severe Disabilities Cash Transfer (PWSD-CT)</td>
<td>2011</td>
<td>Disabled people living in poverty</td>
<td>47</td>
<td>25,000 (2015)</td>
<td>MLSSS</td>
<td>Government funded</td>
</tr>
<tr>
<td>Hunger Safety Net Programme (HSNP)</td>
<td>2007</td>
<td>Households experiencing food insecurity and poverty</td>
<td>Mandera, Marsabit, Turkana, Wajir</td>
<td>84,000⁷ households (2015)</td>
<td>NDMA</td>
<td>Initially donor funded with increasing government share</td>
</tr>
</tbody>
</table>

² There have been changes to the names and structures of the ministries since the inception of the cash transfer programmes, the most recent of which involved the ministerial reorganisation the Ministry of Labour, Social Security and Services into the Ministry of Labour and East African Affairs (MLEEA). It is referred to by its previous name, MLSSS, throughout.

³ This does not include households receiving one-off emergency support under the HSNP.
<table>
<thead>
<tr>
<th>Program</th>
<th>Year</th>
<th>Description</th>
<th>Status</th>
<th>Initiator/Agency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Urban Food Subsidy Cash Transfer (UFS-CT)</td>
<td>2012</td>
<td>Those in urban informal settlements experiencing food insecurity in Mombasa</td>
<td>n/a</td>
<td>Closed in 2014</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Initially donor funded with increasing government share</td>
</tr>
</tbody>
</table>

Political settlement and the evolution of cash transfer programming

Throughout the 1980s, Moi’s KANU government presided over an essentially ethno-regional redistribution of development resources directly informed by the clientelist political settlement, and was not receptive to donor dialogue on social protection or the provision of systematic cash transfers. In the run-up to the 2002 general elections, the opposition campaigned on issues of poverty, unemployment, inequality and exclusion, as well as poor economic performance. In anticipation of regime change, following the constitutional presidential term limit, donors started to reposition themselves to advance their own priorities in relation to social protection, in line with developments in the global development discourse.

At this time, HIV/AIDS was identified as a major new development challenge by donors, and new resources and ideas about how to address the challenge provided a major stimulus to the development of social protection across sub-Saharan Africa. A regional UNICEF initiative required each country in the East Africa region to prepare a National Plan of Action (NPA), and with additional funding for HIV-related programming becoming available from a number of sources, including the Global Fund (Global Fund to fight HIV/AIDS, TB and malaria (GFATM), UNICEF initiated efforts to explore the potential for the use of social protection to support orphans and vulnerable children (OVC) affected by the crisis (SCF et al., 2005).

In Kenya the HIV/AIDS pandemic had contributed to a significant rise in the number of OVC, reaching an estimated 1.6 million in the mid-2000s (Bosworth et al., 2016). In this context, UNICEF worked with local civil society organisations to lobby candidates for the 2002 parliamentary election to commit themselves to supporting social protection policies and programmes for OVC (Ikiara, 2009; Pearson and Alviar, 2006), and with most opposition politicians signing up to the UNICEF memorandum, social protection featured prominently in the NARC manifesto for the 2002 elections.

Following electoral victory in 2002, the NARC government turned to its pre-election pledges. Led by the Ministry for Planning and Economic Development, the government launched the ‘Economic Recovery Strategy for Wealth and Employment Creation, 2003-2007’ (ERS) (RoK, 2003) and a range of social policy measures, including education, health, housing, and food security were initiated (Ikiara, 2009). With the president’s laissez-faire approach, ministers were given increased autonomy to develop policy initiatives. In this spirit, the Ministry of Home Affairs, which had the mandate for children’s affairs, collaborated with UNICEF and other supportive donors on responses to the OVC crisis. A parliamentary committee for OVC was established to explore new options for supporting children affected by HIV/AIDS, as there was dissatisfaction with the piecemeal approach of channelling assistance through community-based organisations (CBOs) (Ikiara, 2009), and the existing National Aids Committee (NAC) and community committee system. MPs on the committee supported the adoption of an alternative mechanism to target and deliver funds directly to families (Pearson and Alviar, 2006) and the outcome was the development of a pilot cash transfer programme, as recommended in the 2004
Kenya National Plan of Action for supporting OVC, in which UNICEF played a leading technical and advisory role (Bosworth et al., 2016).

During this pilot phase, the donors created an effective lobby in favour of cash transfer programming; the Kenyan OVC team, officials from the Ministry of Finance and political leaders were exposed to cash transfer trainings, international fora and study tours (Bosworth et al., 2016), the vice president was co-opted into supporting the scheme, taking on the role of OVC ambassador and champion for funding, and treasury officials and Ministry of Finance representatives were fully engaged in the policy dialogue, preparing the way for programme endorsement by the government as a key plank of national policy. Between 2007 and 2010, government funding increased tenfold and cash transfers became a politically acceptable mode of redistribution (ibid.). By 2014/5, direct funding from development partners ended, although indirect support has continued in the form of World Bank budget support linked to the National Safety Net Programme (NSNP).

While the pre-pilot covered only 500 OVC households in three districts, Ministry of Home Affairs and UNICEF advocacy resulted in an extension of the programme to 30,000 households in seven districts by 2006, with further expansion moving faster than planned, both in terms of districts covered as well as the government’s share of financing, and by 2009, the programme was already in all 47 districts, with the government’s contribution increasing from USD 800,000 in 2005 to USD 9 million in 2009 (Ikiara, 2009; RoK, 2009; Bryant 2009), as the programme gained political profile and parliamentary popularity.

Lobbying led ministers and MPs to support the concept of cash transfers as a means to address a recognised development challenge and domestic policy priority in a way which was celebrated by the international donor community, thereby satisfying both domestic and international political incentives, while also providing a means for the extension of patron-client relationships in the old tradition. This created space, political legitimacy and also political incentives for the development, piloting and ultimately national adoption of multiple cash transfer programmes, as the OVC-CT programme served as a model and inspiration for the OPCT and PWSDCT (Bosworth et al., 2016), which together were to form the core components of the NSNP.

Subsequent to the introduction of the OVC-CT, the Kenyan government participated the 2006 Livingstone Conference in Zambia, an African Union intergovernmental conference on social protection, hosted with support from donors and INGOs, which set the agenda for the expansion of cash transfer provision throughout sub-Saharan Africa. The resultant ‘Livingstone Call for Action’, to which Kenya was a signatory, recommended that African countries introduce cash transfer provision not only for vulnerable children, but also for older persons and people with disabilities.

The moral force of the ‘Call for Action’, backed with promises of donor financing, exposure to the Kalomo cash transfer pilot in Zambia, and experience of the OVC-CT
The politics of scaling up social protection in Kenya

pilot, together with lobbying and technical assistance from the INGO HelpAge International, funded by DFID, resulted in government initiation of a domestically financed cash transfer pilot to support the elderly in 2006, which drew heavily on the administrative systems of the OVC-CT. This left the disabled as the only group identified in the Call for Action for whom the government had not made cash transfer provision. The NARC government enacted the Persons with Disabilities Act and the National Disability Policy early in its administration, in 2003, created the National Development Fund for Persons with Disabilities, and recognised the needs of the disabled in the revised constitution of 2010. Awareness of the success of existing cash transfers strengthened lobbying by the National Council for People with Disabilities and resulted in 2011 in the government rolling out a domestically funded pilot cash transfer programme for people with severe disabilities, the PWSD-CT.

All three national cash transfer programmes are managed by MLSSS and are similar in terms of design and implementation, providing a bi-monthly cash transfer of KES 4,000 for each enrolled household (National Gender and Equality Commission, 2014). Within the MLSSS, the directorate of children’s services manages the OVC-CT and the directorate of gender and social development the OPCT and PWSD-CT, using an administrative structure extending from the headquarters of the MLSSS and following the general government administrative structure, with national management and oversight, monitoring and supervision by county-level staff, constituency- or district-level coordination of implementation, and community-level involvement. The social protection secretariat (SPS) within the MLSSS has responsibility for coordination across these programmes, while the directorate of children’s services, the directorate of gender and social development, and the National Council for People with Disabilities (NCPWD,) respectively, are responsible for management.

Beneficiary identification was previously carried out by Location Committees (LOC), mandated to identify potential beneficiaries in each location, and their recommendations were validated first during a chief’s baraza (a public gathering or meeting) and subsequently through a survey undertaken by the ministry before the beneficiaries were formally registered by the social protection secretariat in Nairobi, although selection was widely reported by informants and to be informed by the chief’s preferences, despite this validation process (see also e.g. Kirera, 2012). The role of the LOC has recently been taken over by Social Assistance Committees (SAC), which have a preponderance of political appointees, and now manage all cash transfer programmes. The SAC were created as a result of the demand by MPs for direct involvement in cash transfers programme management in their constituencies, and their composition makes the implementation of provision at county level vulnerable to patronage, particularly given the low coverage and strict rationing of cash transfer provision. Beneficiary welfare committees are involved in programme implementation at county level and have beneficiary representatives from

4 This risk has been widely recognised in Kenya. See, for example, the Daily Nation, Friday 8 August 2014, available online: [http://www.nation.co.ke/oped/Opinion/Inua-Jamii-an-idea-whose-time-has-come/-/440808/2412866/-/fbkdlsz/-/index.html](http://www.nation.co.ke/oped/Opinion/Inua-Jamii-an-idea-whose-time-has-come/-/440808/2412866/-/fbkdlsz/-/index.html) (accessed 14 Mach 2017).
each village, but they are not directly represented on the SAC and do not have a role in beneficiary selection, with their inputs being limited to information sharing and grievance management.

**HSNP**

The HSNP sits differently within the political context, stemming primarily from developments within the international humanitarian sector, and in particular DFID’s experimentation with alternatives to the modality of addressing chronic food security in the region through annual emergency food aid appeals, given the cost and inefficiency of repeated relief interventions. In this context, DFID explored development solutions as an alternative to repeated humanitarian responses, and the result was the piloting in 2006 of an unconditional cash transfer programme, the Hunger Safety Nets Programme (HSNP), in four counties in Northern Kenya to provide ongoing support for the chronically food insecure, fully funded by DFID. The HSNP provides a bi-monthly payment of KES 5,100 to beneficiary households (Republic of Kenya, 2017).

The HSNP was administered under the Ministry of State for Development (MSD) in phase one and the National Drought Management Authority (NDMA) in phase two, using consultants and international non-governmental organisations to manage the programme directly through a programme implementation and learning unit (PILU), a contracted body directly financed by DFID. Targeting, management of appeals and grievances, payments and monitoring and evaluation, sub-contracted to NGOs and private sector partners (World Bank, 2013b), and as such was relatively autonomous of government structures. At county level the programme is managed by the county steering committee and the county technical working group, also with significant non-governmental participation.

This institutional approach enabled experimentation in programme design and implementation modalities (including targeting criteria and methods) and reduced the need to accommodate the patronage interests inherent in the political settlement. This was possible in part due to the relative unimportance of Northern Kenya within the political settlement. Once established, the HSNP was formalised through a bilateral agreement between the government of Kenya and the UK government and in phase two the programme was transferred to a more conventional line management structure.

The programme, however, remains somewhat anomalous in terms of its design, notably in terms of its technocratic targeting approach which renders it less susceptible to political manipulation than the MLSSS-implemented programmes using the SAC. In the first phase, a combination of community-based targeting, household dependency ratios and age (55 and above) criteria were used for targeting (Hurell and Sabates-Wheeler, 2013) and in the second, which was preceded by creation of a database of 374,000 households, a two-stage selection process took place entailing community wealth ranking and the implementation of a proxy means
test to create combined CBT and PMT scores to identify 100,000 beneficiary households which were among the poorest 10 percent in each of the four HSNP programme counties. The government’s Commission for Revenue Allocation formula was then used to allocate resources between the counties.

While the programme offers limited opportunities for patronage, it does not represent a clientelist cost, or risk, and as such can be accommodated within the existing political systems, although the lack of opportunity for patronage may account for the relative lack of engagement with the programme on the part of the government to date. It may be characterised as a low-cost, low-gain initiative, which represents little threat to the regime, but significant political benefits in terms of donor relations.

While both the MLSSS programmes and the HSNP are potentially open to politicisation and patronage, the HSNP has significantly more checks and balances and a lower degree of direct political engagement in the formal beneficiary selection process. The current donor-led initiative to harmonise the management of cash transfers through the National Safety Net Programme (NSNP) is partly intended to reduce the potential for the politicisation of selection across the MLSSS cash transfer programmes by promoting the HSNP targeting model throughout the NSNP, using Disbursement-linked Indicator (DLI) incentives. However, it is not clear, given the nature of the political settlement, to what extent the government will accede to the loss of potential for clientelism that this would entail, and which may be a key incentive for ongoing cash transfer support. Progress on revision of targeting practices and outcomes has not been achieved to date, and associated DLI targets have not been met.

Budgetary allocations to the MLSSS programmes increased significantly from 2010/11 onwards, quadrupling between 2011/12 and 2015/6, with the major leap in financing occurring in 2013/2014, during the period of rapid expansion of coverage reflecting the nationalisation of the three MLSSS programmes in 2014, extending to all 47 counties, and the launch of the National Safety Nets Programme and *Inua Jamii*, as illustrated in Figure 2. Total expenditure rose sharply from less than KES 5 billion in 2010/11 to KES 18 billion (US$ 180 million) in 2015/16, including donor contributions to the OVC-CT. While the HSNP was initially primarily DFID funded, with a grant of £80 million (KES 13 billion) for the period 2007-2017, the government of Kenya subsequently committed to adding KES 4.7 billion (a third of the cost of the second phase) over four years (NDMA, 2014), with the government contribution doubling annually between 2013/2014 and 2016/17, an increase in domestic financing which mirrored the increased allocations to the national MLSSS grants.
Figure 2: Total spending on MLSSS cash transfers 2010/11 to 2015/16 (in KES million)


While key informants attributed this increase to the intention of the new government to support the poor and vulnerable groups, as pledged during the 2013 election campaign, the jump in cash transfer financing also corresponds to the period immediately following the introduction of the World Bank-supported National Safety Net Programme for Results (P4R) that pegged US $250 million (KES 25 billion at 2016 values) of budget support to the achievement of performance indicators linked to the development and implementation of the NSNP. In this way, government investment in cash transfer programming is incentivised, inasmuch as it triggers the release of budget support which covers the majority of anticipated cash transfer expenditure. This may have contributed to the steady increase in the level of government funding.

Social protection policy development

The provision and expansion of cash transfer programming set out above took place in the context of active government engagement in the development of the legislative and policy context for social protection, with technical and financial support from the donor community, which was concerned to promote the institutionalisation and systematisation of social protection provision that was initially provided on a projectised basis without a formal legislative basis.

Social protection was formally included in the ERS (RoK, 2003), the national development strategy for the period 2003-2007, and its successor, Kenya Vision 2030 (RoK, 2007) (2008-2030), and also in the new constitution of 2010 (RoK, 2010). It is a consistent theme throughout these documents, forming a key component of the social pillar of Vision 2030, one of the four key programme components.
The 2010 constitution obliges the state to support those who are unable to provide for themselves (RoK, 2012), making social protection a constitutional right, and addresses commitments in the 2003 Persons with Disabilities Act and National Disability Policy which created a basis for the provision of cash transfer support to this group. The Kenya National Social Protection Policy of 2011 sets out priorities for achieving these constitutional commitments, and the National Social Assistance Act of 2013 set out a (contested) vision of the institutional context within which this activity should be implemented and coordinated.

**Social protection outcomes**

Despite the constitutional, legislative and policy developments outlined above and the significant expansion of budgetary allocations to provision, government expenditure on cash transfers, the main non-contributory social protection instrument, was only 0.3 percent of GDP, or an estimated 1 percent of total government expenditure in 2015/16 (based on World Bank GDP data for 2015 and RoK expenditure estimates for 2015/16s). This relatively small overall expenditure is consistent with the fact that although the programmes cover all counties, there are only a limited number of beneficiaries in each, and access to cash transfer resources is highly rationed. Provision does not cover all those eligible; reaching 540,000 households means that only approximately 2.5 million people, out of a population of 20 million living in poverty, are living in households receiving cash transfer support. Ninety percent of the poor remain without cash transfer provision.

This problem has been exacerbated by challenges in targeting provision (Kirera, 2012; Wanyama and Nyambedha, 2015 and discussion in Bosworth et al., 2016) with significant inclusion and exclusion errors leaving the majority of the poor excluded. Despite this challenge, a decision was taken by the government to extend provision to all counties, rather than focusing on the poorest and increasing the value of the transfer, as recommended by development partners, in order to improve the adequacy of provision and the targeting resources on the poor (McCord et al., 2016). This suggests that extending provision across constituencies may have been a greater priority than ensuring the effectiveness of provision, an issue discussed further below. Effective poverty targeting is one of the DLI included in the P4R, as discussed above, intended to reduce the risk of politicised resource allocation; but improved targeting is linked to the release of only $20 million out of a total $250 million package of budget support and, as such, significant budget support can be transferred in the absence of any improvement in targeting outcomes.

Despite the political launch of the national *Inua Jamii* programme in 2014 being associated with a publicly announced government allocation of KES 12 billion (US$120 million) per annum (Mwangi, n.d.), interviews with Ministry of Finance

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officials indicate that formal plans are not yet in place for the mobilisation of domestic resources to cover the full cost of social assistance provision, once current large-scale donor support comes to an end. Although donor financing is now indirect, through the P4R, external resources remain critical in funding extended provision, and the cost has yet to be fully internalised by the fiscus. This may raise a question over long-term sustainability. However, it may now be politically difficult for the government to reduce or withdraw provision, given the patronage networks which have grown around it, which may mean that the nature of the political settlement at this point serves to render financing commitments for social protection irreversible, as social assistance has become incorporated as a component of the patronage structures on which the state is dependent.

Social health insurance in Kenya

The development and roll out of social health insurance (SHI) to extend access to health and address health-related aspirations articulated by successive post-Moi regimes, has followed a very different trajectory from social assistance.

Health financing policy in Kenya has witnessed many changes since independence. The National Health Insurance Fund (NHIF) was established by an act of parliament in 1964 as a contributory scheme under the Ministry of Health to provide health insurance for salaried public and private sector employees earning a monthly salary of KES 1,000 and above, while the government subsidised health provision for those outside the fund (Muiya and Kamau, 2013). The government withdrew subsidies and introduced user fees in 1989, which were abolished in 1990 but re-introduced in 1992 because of budgetary constraints.

In 1998 the NHIF was transformed from a department of the Ministry of Health into an autonomous state corporation managed by a board of management with mandatory membership for all employees in the public and private sectors (NHIF, 2016). The alternative to the NHIF was health insurance provided by private or community-based health insurance (CBHI) organisations. CBHI was introduced in 1999 and covers only a small segment of the population, while private health insurance, the dominant form of health insurance in Kenya, is only accessible to the middle and high-income groups of the society (Muiya and Kamau, 2013).

When the NARC government came to power with a social transformation agenda, it engaged in discussion with GIZ and WHO, the lead donors in the health sector, to explore options to reduce the out-of-pocket burden of health care on the poor through the introduction of the NSHIF, piggybacking on the existing NHIF structures and institutions, to provide universal access to health care. The NHIF was known to be highly corrupt and characterised by:

- poor quality service delivery; inefficiency in collections; limited coverage; bureaucratic obstacles (the fund reports to treasury on financial matters and to MOH on administrative issues); tedious claiming process, with high
transaction costs that are characterized by fraud and abuse. As such, the fund remains non-accountable to its members and less responsive to their needs.’ (IPAR, 2005: 1)

The fund was characterised by a lack of transparency, which was related to its institutional structure and the political nature of board appointees. Donors were, however, optimistic that with improved governance and the institutional restructuring, the NHIF could serve as an appropriate medium for SHI provision, and argued that using the existing structure would be more efficient than creating an additional institution, and as such they provided technical advice to address these challenges.

The initiative was championed by the MoH and a series of technical missions were supported by the lead development partners, WHO and GTZ, who also set up a number of overseas exposure visits for key ministry staff. The development of a national social health insurance scheme was supported in the 2003 ERS, which specified that the government would enact legislation converting the NHIF into the NSHIF (RoK, 2003). An inter-sectoral task force was convened to prepare the requisite national strategy and legislation was developed in 2003 (Carrin et al., 2007), and the NSHIF Bill was drafted and presented to parliament in 2004. The Bill proposed transforming the existing NHIF into a NSHIF based on a social health insurance model, with compulsory membership and contributions, premiums pegged to income and standardised benefit packages. While employee contributions were to be fixed as a percentage of wages and salaries, government contributions would allow for the inclusion of poor households unable to contribute (Carrin et al., 2003; Ministry of Health, 2004a), with access to services dependent on individuals’ needs and contributions based on members’ ability to pay (IPAR, 2005). In terms of governance, the Bill proposed that the scheme should controlled by the government through the Ministry of Health, which was to be responsible for the fund and exercise general oversight over its activities, with the support of a board of trustees, of whom the majority were to be nominated directly by the government.

The NSHIF Bill was passed by parliament in 2004, but the minister of finance challenged the Bill on the grounds of affordability (Hakijamii, 2007) and Kibaki subsequently refused to give presidential assent, returning the Bill to parliament, where it lapsed in 2008. Subsequent attempts by the minister for medical services to revive the Bill and the NSHIF concept have been unsuccessful (Abuya et al., 2015) despite the continued prominence given to it in the Vision 2030 (RoK, 2007). Donor support for the development of an SHI as a means to universal health care has waned, and progressive extension of the existing NHIF has been characterised by ongoing governance challenges, which have resulted in dissent and scandal, leading a recent review to conclude:

We find that NHIF is not even minimally transparent. If the corporation is going to continue to increase its management share of public health resources, and to eventually act as the principal financier in a universal health insurance scheme in Kenya, it must improve its transparency and financial management practices (Lakin and Magero, 2012).

The World Bank is currently supporting the development of an alternative intervention, the Health Insurance Subsidy Programme (HISP) to be implemented within the framework of the existing NHIF (World Bank, 2013c), and adopting a market-oriented health insurance approach rather than the socialised concept set out under the NHSIF. The HISP aims to provide comprehensive coverage to nine million people living in extreme poverty by 2020, with World Bank financing for the initial phase of the programme (World Bank, 2013c; Mwaura et al., 2015).

4 Political economy of social protection

While the implementation of cash transfers has been a story of progressive increases in spatial and numerical coverage and the extension of provision to a range of vulnerable groups since 2004, social health insurance provision did not progress in a similar way following parliamentary endorsement in 2003; efforts to roll out social health insurance have been effectively resisted for more than a decade. We now explore the implications of Kenya’s political settlement for these divergent outcomes and the explanatory value of political economy considerations in relation to social protection policy-making in Kenya. The analysis focuses on the interplay between the domestic political settlement and external forces in shaping the social protection discourse and how this has generated outcomes that have broadly supported the promotion of cash transfer programming and resisted the provision of social health insurance.

Political economy of the policy and legislative context

Just as the political settlement conditioned the evolution and implementation of cash transfer programmes, politics has been at the core of the policy and legislative context and of efforts to consolidate the administration of cash transfer programmes in the country.

Cash transfer programmes were initially developed through a piloting process and without a policy or an operational law to govern them. Similarly, the National Social Protection Secretariat (NSPS) was set up within the MLSSS without any form of enabling legislation. To address these deficits, the Kenya National Social Protection Policy (NSPP) was adopted in 2011 and the secretariat worked with civil society and politicians to draft the National Social Assistance Bill, which was enacted in 2013, to formalise its institutional position and provide a legal basis for its social protection activities.

Although the MLSSS had supported the drafting of the Bill and lobbied for it in principle, they objected to its content in terms of the proposed institutional structure
(which they argued was inconsistent with the institutional vision of the NSPP) and failed to take into consideration the existing structures for programme implementation. Hence the Act was never brought into effect by the minister and, instead, the institutional structure set out in the NSPP was retained, and an alternative National Social Protection Council Bill was promoted as the basis for the formalisation of the NSPS.

An analysis of the two proposed structures shows key differences. Whereas the Policy put the administration and management of social protection programmes under the National Social Protection Council (NSPC), the Act proposed the establishment of a National Social Assistance Authority (NSAA) to play this role. More fundamentally, whereas the Policy envisaged the NSPC to comprise of ‘representatives of the Government ministries engaged in social protection and of non-state actors such as the private sector, employers, workers, development partners, community groups, and voluntary organizations’ (RoK, 2011), the Act made NSAA relatively autonomous with a management board chaired by a competitively recruited person, appointed by the minister in charge of social security and services (Republic of Kenya, 2013). Also, whereas the Social Protection Policy stipulated a management structure that runs from the NSPC and a social protection secretariat hosted by the ministry in charge of social security and services to administrators and committees at county and sub-county levels, the Act’s NSAA had the power to establish its own branches in the country and to raise funds for social protection. These comparisons suggest that while the Policy conferred management power to – and located the entire administrative structure for – social protection within the MLSSS, the Act made management of social protection relatively autonomous from the ministry, and potentially more vulnerable to interference by the minister. As such, a possible interpretation of the objection by the ministry to implement the Act could be the drive to retain the administrative power to control the management of social protection programmes.

Senior civil servants attributed the weakness of the Act to the haste in which it was prepared, just prior to the 2013 elections. However, the Act involved the formation of an autonomous body for the delivery of social protection, which would no longer be directly answerable to the MLSSS, or directly managed by local government and MPs, and as such represented an alternative political control option for an increasingly high profile and well resourced institution, which would entail the loss of access to political and financial resources for incumbent actors, and thus was a threat to some dimensions of the existing political settlement. This led to an unwillingness on the part of the MLSSS to cede power or recognise the authority of the new Act. The challenge to the existing distribution of social protection related rents was not accommodated, despite its status as a legally enacted Act endorsed by parliament. While the SHI bill was approved by parliament but never given presidential approval, and so lapsed, the NSA Bill was approved by parliament, but was never acted upon by the key institutions whom it governed. Both examples indicate the qualified and contingent nature of a parliamentary mandate in relation to social protection.
An interest in streamlining the management of cash transfer programming has led donors to drive the government to introduce the Kenya National Safety Net Programme (NSNP), with the aim of improving the efficiency of social protection provision and establishing a sustainable national social protection system, and creating a set of fiscal incentives to promote compliance. The objectives of the NSNP, and the associated Programme for Results (P4R), negotiated by the World Bank and the Government of Kenya in 2013 (World Bank, 2013a: 15), are: to strength cash transfer programme governance by creating a single registry (for beneficiary targeting, registration, payment and monitoring); to harmonise programme design and implementation to improve consistency; and to expand coverage in a coordinated and poverty targeted manner, while also increasing government ownership (World Bank, 2013a). These objectives are in tension with the current political settlement, inasmuch as they challenge the existing patronage networks which inform governance. Donors have attempted to address this by creating an incentive within the P4R which compensates for the potential patronage loss which could ensue. According to this system, budget support funds are released subject to the achievements of targets linked to the objectives, following nine DLIs. USD 250 million are due to be disbursed over a five-year period against the realisation of targets for these DLIs.

Forty percent of the P4R funds are, however, available to the government for expanding cash transfer programme coverage, irrespective of targeting or administrative changes which would threaten the existing clientelist benefits of the transfer programme (World Bank, 2013b). Expansion of coverage is the major area where donor and government interests converge, and this augurs well for a regime that has a major political stake in increasing beneficiary enrolment and, as such, expansion has been the major government focus to date. Progress on targeting and accountability related aspects of the DLIs has been significantly slower. P4R incentives may have been instrumental in some administrative change, including progress on the promotion of electronic identification processes, developing a single registry and functional MIS, and promoting domestic financing of the NSNP, in line with DLIs to trigger the release of tranches of budget support. By August 2015, the government had achieved seven of the DLIs and was in the process of finalising the establishment of a single registry with a functional MIS to constitute the eighth DLI (World Bank, 2015).

Accommodation of donor strategies and conditions for the consolidation of cash transfer programming seems likely when the potential clientelist benefits outweigh the costs, in terms of securing resources to finance ongoing social protection commitments and satisfy the clientelist pressures that emanate from the political settlement. However, the fact that the National Treasury does not have explicit medium-term plans for continued domestic financing of social protection beyond the period of P4R support questions the extent to which there is an ideological, rather than politically driven, commitment to social protection provision within government.
Cash transfers have been supported inasmuch as they serve to preserve or extend clientelist relationships. They have become increasingly popular with MPs as they realised the potential of cash transfers as a means to extend the resources available for discretionary distribution at constituency level, effectively extending the long established ‘constituency fund’. Where donor programming has resulted in attempts to constrain ministry or local political control over cash transfer resources, it has been resisted, and only where transfer administration autonomy has not been seen by the regime as a threat, in terms of diminishing patronage opportunities, has it been tolerated, as in the case of the HSNP, operational only in four politically marginal northern districts.

Political economy of the development of social health insurance

While the various cash transfers provided new or increased opportunities for clientelism, the debate around social health insurance (SHI) poses a very different set of risks to the political settlement. These include significant recurrent fiscal liabilities which are not externally financed, loss of control over a major pool of health funds currently accessible by the Ministry of Health and a range of politically nominated board members, the alienation of influential clients through increases in direct costs and reduction of commercial opportunities, and the disaffection of large numbers of public sector workers. These challenges and their linkage with the political settlement are set out below.

Although passed by parliament in 2004, the NHSIF bill was subject to criticism from a range of key actors, including the private sector, unions, the Ministry of Finance, donors and the general public, and failed to receive presidential support. Unions rejected the financial implications of cross-financing of the poor and also highlighted concerns regarding the capacity and transparency of the NSIF; the Ministry of Finance articulated concerns relating to affordability; while the private sector feared a depletion of its potential consumer base. The subsequent reluctance of the president to endorse the Bill may therefore be understandable in the light of the concerns of multiple political stakeholders, which a competitive clientelist regime cannot afford to alienate. Thus, the manner in which the government has handled the SHI scheme and its ultimate failure can be understood in terms of the nature of the political settlement in Kenya.

Arguably, while the NARC government was motivated to introduce SHI as a means to improve access to healthcare as part of the package of social reforms forming part of the post 2002 mandate to redress the failures of the previous regime, the fact that the government operated under a competitive clientelist settlement meant that it also had to accommodate the interests of influential clients, among whom were private health insurers and health management organisations resisting business competition (CGD, 2004). These interests ultimately dominated ideological concerns relating to the extension of healthcare provision, resulting in the failure of the SHI initiative.
In the interests of protecting their businesses, stakeholders identified a number of concerns with the NSHIF proposal, including potentially detrimental impacts on the quality of health care in private hospitals, rejection of the principle of cross subsidy by the middle class, government inefficiency and corruption, particularly in relation to the existing NHIF, and a lack of detailed information on the cost implications of the NSHIF. They argued that the poor should be protected via a direct budgetary allocation from the Ministry of Health, rather than an extended and restructured version of the existing NHIF (Carrin et al., 2007).

In addition to these private sector concerns, the Federation of Kenya Employers, professional associations and trade unions had reservations relating to the cost of the NSHIF and its implications in terms of higher contributions and reduced employee benefits and the social unrest this might generate; they also raised concerns relating to the governance of the NSHIF, given the levels of corruption and mismanagement in existing government institutions. The public was also critical of the government’s dominance in the management of the scheme, given its poor record of managing public institutions, including the NHIF, and the recognised potential for political manipulation (Carrin et al., 2007).

Donors who had supported and sponsored the initiative were also concerned over the design and governance of the scheme as proposed in the Bill prepared by the ministry. These did not reflect the institutional revisions to the NHIF that they had proposed, which would have addressed the risks of inefficiency, corruption and potential politicisation of the fund. At this point donor support for the initiative waned. Informants indicated that the donor community coalition split at this point, with some wanting to build on the momentum already achieved and the existing bill, despite its institutional weakness, while others required more significantly developed cost and financing plans and institutional safeguards prior to the provision of further support. When these failed to materialise, donor championship of the initiative effectively ceased.

With such a range of resistance, the political cost of supporting the scheme would have been high. Neither Kibaki nor his successors have been willing to make the governance changes which would have promoted confidence in NHIF capacity and credibility, or to promote free health care at the point of use, due to the associated risks of alienating a range of key clients, within government and also within the corporate sector and within unions (both consumers and providers of health care, and as clients and potential beneficiaries of fund largesse). The SHI would have had a direct or indirect cost to many key clients, reversing the logic of the clientelist settlement, whereby clients are in receipt of resources from the patron. As such, while progress towards SHI and universal health coverage would have promoted development outcomes, it would also have entailed a significant patronage trade-off at multiple levels, and potential political gains from supporting the poor were not commensurate with the political losses which would have been sustained should the initiative have been pursued.
In this way the NSHIF trajectory has been significantly influenced by the political settlement. A competitive clientelist regime is, above all, dependent on supporters, rather than ideologically committed to provision for the poor or to a medium- to long-term development perspective, and as such is essentially ‘survivalist’ in nature. These features partly explain why the state in Kenya succumbed to stakeholders’ resistance to the implementation of NSHIF, despite an interest in extending access to health care for the poor. With a vision that is focused on retaining power in the short to medium term, a regime based on competitive clientelism will withdraw from initiatives which threaten the political settlement.

5 Conclusion

The examination of the process of social protection policy and programme development in Kenya since 2003 indicates that the nature of the political settlement is influential in shaping outcomes.

There has been significant progress in developing the legislative and policy structures to support provision, including a commitment in the 2010 constitution, together with an increasing fiscal commitment, largely donor supported, and a rapid expansion of cash transfer coverage. However, where the realisation of constitutional or legislative commitments would have a cost to the political settlement by disturbing clientelist relationships through a reduction in opportunities for patronage, or result in costs, rather than benefits to key clients, less progress has taken place. As such, legislative and policy commitments have been acted upon inasmuch as they are consistent with competitive clientelist imperatives, maintaining and promoting patronage links at both individual and institutional levels; and initiatives have failed where they have served to challenge or weaken patronage at central or local levels. If the political cost is too high, clientelist interests dominate broad ideological orientation, which is mutable, and while commitments may be made in policy statements, acts and donor agreements, implementation may be managed in such a way that the clientelism at the centre of the political settlement is not disturbed. This tension between external ideation, ideological orientation and the political settlement relates primarily to a struggle for control over resources. This is visible in the negotiations which have taken place around social assistance and social health insurance over the last decade, and in the way the Kenyan government has engaged with donor attempts to curb the politicisation of the sector.

Change in the political settlement provided opportunities and also impetus for policy change, both in terms of political space, and also in terms of policy content. The change of regime from KANU to NARC in 2003 effectively changed the political settlement to one characterised by competitive clientelism, which had the effect of opening up the political space for policy discussion and inclusion of civil society and donors in public policy consultations. It also allowed ministerial autonomy for programme development, coupled with a commitment to redress the developmental imbalances created by the previous regime. At the same time, these programmes were also important in bolstering competitive clientelism by providing additional
resources for distribution at the constituency level. Consequently, the successful initiation of cash transfer programmes in Kenya was made possible by the return to a competitive clientelist settlement in 2003. The previous regime had no political need to experiment with cash transfers, whereas NARC came to power explicitly on the ticket of addressing both geographical and political exclusion. As such, it had the expectations of a broad network of supporters to satisfy, within a development narrative which included social policy and poverty reduction. This created an opening for the development of policy in line with the dominant development discourses of the period, and resulted in a series of national development plans and a new constitution that reflected this narrative, serving to satisfy both the domestic and international development audiences, while also strengthening systems of patronage. It also allowed ministers to develop their own programmes and develop associated systems of patronage, so long as they were aligned with the interests of the broader political settlement, allowing key individuals to champion policy and programming developments, and the state to benefit from international endorsement within the donor community.

While UNICEF lobbying for cash transfer provision had begun prior to the 2003 election, detailed discussions regarding cash transfer programme development started only after regime change. What occurred in 2003 was an opening of policy space at a time when donors had ideas to test, and the funding and technical expertise resources to back them. At the same time, it was apparent that these programmes had the potential to support the competitive clientelist political settlement on which the new regime was based, by providing additional resources for distribution at constituency level – which, being highly rationed, rather than universally available, could be used as an instrument of reward. As such, cash transfer programming satisfied both the ideological poverty reduction and development aspirations of the new regime, while also being consistent with the competitive clientelist tradition and also playing to donor priorities relating to both social protection and also the HIV/AIDS crisis. As such, cash transfers fulfilled multiple national and local political priorities as well as donor interests simultaneously. These multiple benefits were recognised by Kenyatta, as indicated by his formalisation of the programmes into the national Inua Jamii programme the year after he came to power, the significant extension of government financing, and the explicit linking of MPs to beneficiary selection processes (Mwangi, n.d.).

The initiation of social protection policy in Kenya was not driven by domestic ideological imperatives, but rather was the result of problem framing by the donors, and by global policy advocates in a context where donor interests converged with those of the political settlement. Regional and national policy coalitions introduced (and funded) ideas which became paradigmatic and were subsequently incorporated into the political settlement, introducing pilots which were integrated into formal institutions as the value of cash transfers in strengthening the clientelistic relations, and hence the regime in which they were embedded, became increasingly apparent.
One result was the development of a strong policy and legislative basis for social protection, with significant donor support, notably the ERS and Vision 2030, the 2010 constitution and the 2011 Kenya NSPP, which is anchored in the provisions of the constitution. The response to poverty by successive governments since 2003, as articulated in these documents, has been significantly shaped by donor coalitions, most particularly the UNICEF OVC programming of the early 2000s, the Livingstone Conference of 2006 and the World Bank experimentation with the P4R process, each of which has shaped policy choices made by the government in terms of the specific forms of social protection adopted. The competitive nature of the settlement has allowed for a tolerance to donor experimentation, inasmuch as it did not threaten existing patronage systems.

In this context, the nature of the institutions and their roles within the political settlement have been key in shaping outcomes. Those integral to clientelistic relations, such as the NHIF, have been protected by the regime from transformation, to the detriment of the development of SHI, and new institutions with the potential to strengthen patronage have developed around the cash transfer process, such as the SAC. Social protection initiatives have flourished or failed contingent on their ability to be incorporated within the political settlement, with the centre protecting and promoting opportunities for ministerial control and clientelism and resisting attempts to reduce it.

Politics are central to the development and implementation of these programmes. Politicians consider cash transfer programmes to be part of the resources for oiling their clientelist linkages (Mwasiaji, 2015). Political patronage has thus infiltrated the process of selecting beneficiaries, given the political recognition that cash transfers can yield electoral returns (Mwasiaji, 2015), and at local level under both the previous LOC and the new SAC, targeting weaknesses have been identified as a major challenge (see, for example, Kirera, 2012; Wanyama and Nyambedha, 2015), with the politicisation of targeting and management of the programmes entrenching patron-client politics.

During their piloting phases, cash transfers were not perceived by politicians as instruments of political leverage, and consequently there was little political interest in the selection of beneficiaries or competition for the extension of programmes across all constituencies. However, as the scale and profile of programmes has grown, they have attracted political attention, resulting in the demand from MPs for the extension of provision to all constituencies and a greater role in implementation.

Addressing the demand for provision of resources for cash transfer provision across all constituencies was also an attempt by the central government to soothe tensions relating to the regionalised nature of political organisation, and to diffuse criticism that the government was wooing opposition-dominated areas to the detriment of its own supporters. Hence universal constituency coverage served to reinforce political patronage at national, as well as local, levels and the priority of addressing these concerns weakened support for alternative, poverty-based, resource allocation
approaches (Wanyama and Nyambedha, 2015). The bottom line in a competitive clientelist political settlement is the promotion of increased beneficiary numbers, and the political benefits of cash transfer programmes are leading some politicians to initiate (and finance using county resources) their own supplementary cash transfers schemes as a means of consolidating their support bases (Wanyama and Nyambedha, 2015). Though clientelism was not an explicit motivation in the initiation of the programmes, they have to some extent become captured by MPs as an additional source of patronage resources. The net effect of this has been a steady demand for the expansion of geographical coverage, the number of beneficiaries and budgetary allocations.

The role of both ministers and ministries has also been significant in driving and shaping policy and programming outcomes. They have promoted the ideological narrative within which provision is framed, and competed to maintain control of the associated resources. Both the SHI and the OCV-CT had policy champions in the ministers who worked with donor coalitions on the ideation and popularisation of provision. The settlement accommodated individual policy champions and the popular profile they attained in relation to their portfolios, and the Minister of Labour and Social Security played a key role in championing and developing the cash transfer programmes, using the policy space provided by regime change in 2002, and gaining domestic and international recognition in the process. The ministry as an institution then worked to ensure the retention of control over the institutional and financial resources gained in the process, rejecting legislation and governance innovations which challenged this. Similarly, the Ministry of Health Services rejected the Bill, which would have reduced its control over the resources of the NHIF. A consistent thread is an acceptance of the problem framing and the policy ideas contributed by donors and civil society, balanced with resistance and contestation where this might challenge existing governance structures to the detriment of the broader political settlement, and its clientelist basis. Thus we see a broad tolerance and endorsement of social protection, inasmuch as it serves to reinforce, rather than threaten, existing patronage systems. This analysis is consistent with the hypothesised relationship in Lavers and Hickey’s adapted political settlements approach (2016), that proposals are rejected, revised or adopted based on their compatibility with the political settlement.

The extent to which the political settlement shapes social protection outcomes has been mediated by preferences and incentives emanating from the donor community. It is the convergence of the requirements of the political settlement with donor interests, policy framing and ideation that seems to have driven the successful provision of social assistance, whereas a lack of convergence has hindered the development of social health insurance. Initially a donor-led agenda, cash transfer provision has becoming popular politically as part of the national agenda, ultimately presented as a nation-wide presidential initiative, the Inua Jamii, in 2014, as MPs realised its potential as an additional constituency-level patronage resource, which they have successfully co-opted in recent years. This has resulted in the paradox that improved, and largely externally financed, social protection performance is
intrinsically linked to the entrenchment of the existing political settlement. It would now be politically difficult for the government to reduce or withdraw provision, given the patronage networks which have grown around it and the fact that social protection has become an instrument of the political settlement. External funding remains a key factor in this extended provision, and plans are not yet in place for domestic resources to absorb the full cost of social protection, once current donor support comes to an end, which may raise a question over long-term sustainability. However, the nature of the political settlement at this point may serve to render future financing for social protection politically irreversible, as social assistance has become incorporated as a component of the patronage structures on which the state is dependent.
The politics of scaling up social protection in Kenya

References


The politics of scaling up social protection in Kenya


The politics of scaling up social protection in Kenya


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