Land, the fertility of which was once the wonder of the world, is still the most important asset for livelihoods in Bangladesh. So it is also a major source of conflict in society. It has been particularly so because of a combination of factors including firstly, the imprecise nature of land ownership during the pre-colonial era as evident from the meticulous research by Barry Morrison and a host of other scholars (1980; Ali, 2000) and hugely complex labyrinth of land rights of the colonial and post colonial times. A second factor has been the deltaic ecology of this region that causes regular erosion and accretion of land caused by the hydrological dynamics of more than 250 rivers. A third factor has been the explosion of population from the late colonial period to 1980s within a very small geographical area with only 0.83 acre of land being available for a household and thus making land largely the sole source for survival for a majority of people. These and other factors, as Hartman and Boyce (1983:71) showed, give rise to fierce competition for land that 'constantly pits villager against villager.' Pervasive land litigation thus has been a central feature of Bangladesh society. The book under review illuminates this unexplored aspect of the social life of the country. This is an important and almost an indispensable book for those who are interested in rural Bangladesh or land relations of the country.

This book grew out of an important research work supported by the Association for Land Reform and Development (ALRD) and Nijera Kori. The methodology included documentation, court visits ranging from village courts to divisional courts, and survey in six districts, each from one division of the country. The respondents comprised a sample of 340 people including plaintiffs, defendants or accused of both civil and criminal cases. The authors also undertook 30 in-depth case studies with a view to achieving triangulation of quantitative and qualitative methods. The data of the research have been presented in 47 tables. The book also contains a rich store of additional empirical data within the text of over 452 pages and 18 chapters. Professor Abul Barakat, the first author is a leading political economist of the country who has made significant contributions to the study of the political economy of land in the country. The present book is a continuation of his engagement with this issue.

From the very beginning the authors have taken an empirical approach to the issue of land litigation and have provided a historical account of land rights in the country as a context for understanding the current problem of land litigation. The results of the study have been presented in 15 chapters which highlight nature, prevalence, costs, and consequences of litigation through numbers and narratives.

The authors provide the details of the staggering number of land litigations that occur in the country. They found that about four million litigations were being instituted annually and among these one million were being solved through shalish or informal arbitration. About 1.82 million cases were pending in the courts of the country. Of these 1.39 million (76.58%) were land litigation. The total operating cases of land litigation were 2.5 million. The authors make the projection that about 186 million people were affected by land litigation that represented, at the time of the study, 46 million (or about one third) more than the total population of the country! However as more than one person was involved in a case, one who was involved in litigation was also involved in several lawsuits. As much as 54 percent of the respondents were involved in from one to four lawsuits and 34 percent from five to eight. The annual total amount of land affected by litigation was 2.35 million acres or 25% of the total arable land. Lawsuits ran for years together even as long as 50 years. Each lawsuit on average ran for 9.5 years. Thus suffering due to land litigation, the projection shows, did run into 27 million years!! In a similar way the total amount spent for litigation was projected to be 250,387 million taka which was equivalent to 10% of the GDP and was more than the allocation for annual development of the country. Land litigation provided ample scope for corruption. Bribes amounted to about one-third of the cost of litigation. The police and land officials took the lion’s share of the bribe. Chairmen, and members of the local government and even members of Parliament also claimed it.
Litigations led to stress, sickness, and decline of income and food consumption; in many cases it triggered violence causing physical injury, riot and even murder. The economic consequences of litigation, the authors show, are very severe. It is a key factor for downward mobility and vulnerability. Litigation led to loss of household assets for most of the respondents. After litigation rich families were reduced by half, and the number of the poor doubled. It also led to the swelling of the lower middle income group by 10 percent. Thus land litigation creates ‘an environment for exploiting the innocent people’ and multiplying the process of pauperization. It has been an important cause for poverty and vulnerability of marginally well-off people. Land litigation “…accentuates distress and destitution among the families under litigation; acts as a powerful disincentive against human capital formation, and causes a colossal wastage for the whole national economy and the society” (p. 293).

Land litigation is a complex process and it leads to a broad range of deprivation. With a view to understanding this process the authors undertook 30 case studies that represented six major forms of deprivation. First they highlight cases of illegal land grabbing, irregular registration with the help of forged documents, problems with property of people who left the country at the time of partition of India and Pakistan in 1947, collusion of the police, land grabbers and local government bodies, and violence and death in the charlands. Through these case studies the authors show that the state, political parties and local government all act together to deny effective rights to the bulk of the citizens. The cases in fact highlight a variety of low human rights regimes and institutional linkages within each regime. The major causes of land litigation, according to the respondents of the study, are irregular possession, irregularities in sale, purchase and registration of land, dispute about inheritance, dispute among co-sharers and forged documents.

On the basis of their study the authors provide a comprehensive policy package for reduction of litigation. The list includes good governance, speedy disposal of cases, increase of courts and judges, provision for ADR, re-introduction of Upazila Civil Court, merging of different land-related offices, affixation of photographs of buyers and sellers, repeal of obsolete land laws, provision for meticulous and fair land records, identification of khas lands, completion of the survey of accreted and alluvial land, revision of the Abandoned Property Act, setting up of a land data bank.

It is to be mentioned here that the Government of Bangladesh has already introduced some of these reforms and hopefully it will reduce land litigation to a certain extent. But many of these reforms are yet to be achieved.

I have several trivial critiques of this unusually good book. The historical section does not do justice to the highly debated issue of land ownership in South Asia. The sample size [340 respondents] is technically inadequate for national projection. The use of some kind of theoretical framework such as social capital would have made this work more fascinating. The empirical approach is also reflected in the use of concepts like middle class, upper middle class or lower middle class. It is not clear if the categories refer to the social divisions of the peasantry or class divisions within the country in general. I could not find rural-urban distribution of litigation among the large number of tables. The comprehensive list of suggestions does not set up priorities for action. There are a few printing errors (the word Zamindar has been shown to have originated from the French, p22, n5 and so on).

In spite of some limitations, it is a major study on the legal pathology of developing countries and shows with a wealth of empirical information why good governance is such an important policy agenda for Bangladesh. The book will be very useful to scholars, policy makers, development practitioners, and general readers who have interest in land relations and rural society of the country.
References

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