THE PURSUIT OF SUSTAINABLE DEVELOPMENT THROUGH CULTURAL LAW AND GOVERNANCE FRAMEWORKS: A SOUTH AFRICAN PERSPECTIVE

IL Owosuyi*

SUMMARY

The idea of including a cultural dimension in development policies has become the focus of international scholarly and policy debates. Analysing and conceptualising the role of culture in the sustainable development context was brought into focus by the World Commission on Culture and Development (WCCD), with the publication of the report *Our Creative Diversity: Report of the World Commission on Culture and Development* in 1995. The Report highlighted the cultural dimensions of a human-centered development paradigm and proposed placing culture at the center stage of development thinking. This argument was taken further at the International Conference on Cultural Policies for Development held in Stockholm in 1998, where it was proposed that cultural policies become key components of development strategies. This article will examine the infiltration of culture into the contemporary understanding of sustainable development and the relevance of international law developments to domestic (South African) law and policy with regards to sustainable development and culture.

**KEYWORDS:** Governance; sustainable development; cultural law; cultural policies.

---

* Ifeoma Laura Owosuyi. LLB (Hons) Nigeria, BL (Barrister at Law Nigeria), LLM (International Commercial Law) Scotland, UK, ACIS (Associate member of Chartered Secretaries Southern Africa), currently doctoral candidate and academic assistant at the Faculty of Law, North-West University, Potchefstroom Campus. Email: 25681966@nwu.ac.za. A revised version of the article was presented at the 2nd Global Conference on Sustainable Development held at the Nelson Mandela Metropolitan University, Port Elizabeth 4-8 December 2014. The financial assistance of the Faculty of Law, North-West University, to attend the conference is much appreciated. Special thanks also goes to Professors Christa Rautenbach and Anél Du Plessis of the Faculty of Law, North-West University, Potchefstroom Campus for their assistance in reading through the first few drafts of this article and their valuable suggestions in the final shaping of the ideas contained in this article.