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Governments of countries, such as the Democratic Republic of Congo, emerging from political conflicts (civil war, dictatorship) are confronted by irreconcilable demands from victims and civil societies to prosecute authors who committed human rights violation. However, the offenders, largely made up of the former state officials, consider that their successors must guarantee them impunity, otherwise, they still have the means to destabilise the new power which is still fragile. In this case, the punishment of the perpetrators allows neither the establishment of peace nor the democratisation. There is a need for alternative approaches which do not encourage perpetrators to obstruct justice but still holds them accountable for their actions. This study looks at the problematic of peacebuilding in a context of the situation in the Democratic Republic of Congo and to assess whether restorative justice appears as a kind of justice that may grant the requests of offenders and offended by promoting the peace and the democratisation. Therefore, it is based on the United Nations Mapping Report documenting the most serious violations of human rights and international humanitarian law committed within the territory of the Democratic Republic of the Congo between March 1993 and June 2003. The United Nations Mapping Report is the result of interviews with several hundred interlocutors, both Congolese and foreign, who witnessed human rights violation in the Democratic Republic of Congo and it substantiates their accounts and reflects their aspirations for justice.