90 YEARS OF THE INTER-AMERICAN COMMISSION OF WOMEN

A path of struggles, achievements, and challenges
CIM DIRECTORY

Carmen Moreno Toscano Executive Secretary
Luz Patricia Mejía Technical Secretary MESECVI
Hilary Anderson Senior Specialist
Yasmin Solitahe Odlum Specialist
Beatriz Piñeres Specialist
Eva Villarreal Specialist
Marta Martínez Specialist
Violeta Colmán Specialist
Javiera Sandoval Specialist
Leonardo López Finance Officer
María Eugenia Villavicencio Administrative Assistant

CREDITS

CONCEPT: CIM
EXECUTION: CasaTres
RESEARCH: Elba Martínez Vargas; Maryuri González; Moisés Durán; Carmen Schmidt; Liseth Vega
DESIGN: María Eugenia González
PHOTOGRAPHY: Maureen Riveros
GENERAL COORDINATION: Elba Martínez Vargas

(2018)
**Index**

CIM Directory / Credits 3

PRESENTATION: 90 years of the CIM “A path of struggles, achievements, and challenges” 5

**TOGETHER WE WILL GET THERE** 7

**LEGISLATION** 8

- Members of the OAS 10
- Convention of Belém do Pará 11
  * Convention text 17
  * Signatory countries 18

- Countries with laws that classify femicide/feminicide as a crime 25

- Laws or public policies against discrimination 28

**HISTORY** 31

“90 years without stopping: The most important moments 32

All the times the cim has blazed the trail 43

**PRESIDENTS OF THE CIM** 47

**TOGETHER WE CAN DO IT** 57

* Types of violence 58
* Concepts 61
* Emerging issues 64
* The CIM’s major challenge 68
* Threats 70
* Organizations 72

**AN ISSUE THAT CONCERNS US ALL** 77

- Significant data. 78

ATLAS OF THE STRUGGLES OF WOMEN- 90 YEARS CIM
A PATH OF STRUGGLES, ACHIEVEMENTS, AND CHALLENGES

The Atlas of the Struggles of Women commemorates the Inter-American Commission of Women’s 90 years of fighting for women’s rights and pays tribute to all the women of the Americas. Illustrated with infographics and photos that accessibly and dynamically present the struggles, achievements, challenges, and threats that have shaped the history of women in the hemisphere. The Atlas also immerses us in updated figures and current legislation. It will introduce us to all the women who have served as president of the CIM in these 90 years, and will facilitate access to a wide range of organizations that work to prevent and eradicate violence against women.
This is a tool that facilitates a first approach to legislation, history, concepts, data and relevant issues related to the prevention, punishment and eradication of violence against women in the Americas. It is a material of general diffusion, an introduction for those who want to start in the knowledge of gender issues, accessible to all, written in simple and comfortable language. And it is also a box of basic cards that compiles and summarizes the unavoidable issues and most relevant issues and that can be used in many different ways by specialists, professors or journalists.
TOGETHER WE WILL GET THERE

Learn about regional legislation and the history and presidents of the CIM.
LEGISLATION
Together we will get there

LEGISLATION

ATLAS OF THE STRUGGLES OF WOMEN- 90 YEARS CIM

Members of the OAS

Signatory countries of the Convention of Belém do Pará

Countries with laws that classify femicide/feminicide as a crime

Existence of laws and/or public policies designed to prevent and eradicate cultural or discriminatory practices and behaviors based on the subordination or inferiority of women.

ATLAS OF THE STRUGGLES OF WOMEN- 90 YEARS CIM
The Inter-American Convention on the Prevention, Punishment, and Eradication of Violence against Women, known as the Convention of Belém do Pará, signed in Brazil in 1994, establishes the right of women to live violence-free lives, emphasizing that violence is a violation of women’s human rights and fundamental freedoms.
Inter-American Convention on the Prevention, Punishment, and Eradication of Violence against Women

(Convention of Belém do Pará)

PREAMBLE

THE STATES PARTIES TO THIS CONVENTION,

RECOGNIZING that full respect for human rights has been enshrined in the American Declaration of the Rights and Duties of Man and the Universal Declaration of Human Rights, and reaffirmed in other international and regional instruments;

AFFIRMING that violence against women constitutes a violation of their human rights and fundamental freedoms, and impairs or nullifies the observance, enjoyment and exercise of such rights and freedoms;

CONCERNED that violence against women is an offense against human dignity and a manifestation of the historically unequal power relations between women and men;

RECALLING the Declaration on the Elimination of Violence against Women, adopted by the Twenty-fifth Assembly of Delegates of the Inter-American Commission of Women, and affirming that violence against women pervades every sector of society regardless of class, race or ethnic group, income, culture, level of education, age or religion and strikes at its very foundations;

CONVINCED that the elimination of violence against women is essential for their individual and social development and their full and equal participation in all walks of life; and

CONVINCED that the adoption of a convention on the prevention, punishment and eradication of all forms of violence against women within the framework of the Organization of American States is a positive contribution to protecting the rights of women and eliminating violence against them,

HAVE AGREED to the following:

CHAPTER I DEFINITION AND SCOPE OF APPLICATION

Article 1 For the purposes of this Convention, violence against women shall be understood as any act or conduct, based on gender, which causes death or physical, sexual or psychological harm or suffering to women, whether in the public or the private sphere.

Article 2 Violence against women shall be understood to include physical, sexual and psychological violence: a. that occurs within the family or domestic unit or within any other interpersonal relationship, whether or not the perpetrator shares or has shared the same residence with the woman, including, among others, rape, battery and sexual abuse; b. that occurs in the community and is perpetrated by any person, including, among others, rape, sexual abuse, torture, trafficking in persons, forced prostitution, kidnapping and sexual harassment in the workplace, as well as in educational institutions, health facilities or any other place; and c. that is perpetrated or condoned by the state or its agents regardless of where it occurs.
CHAPTER II RIGHTS PROTECTED

**Article 3** Every woman has the right to be free from violence in both the public and private spheres.

**Article 4** Every woman has the right to the recognition, enjoyment, exercise and protection of all human rights and freedoms embodied in regional and international human rights instruments. These rights include, among others: a. The right to have her life respected; b. The right to have her physical, mental and moral integrity respected; c. The right to personal liberty and security; d. The right not to be subjected to torture; e. The right to have the inherent dignity of her person respected and her family protected; f. The right to equal protection before the law and of the law; g. The right to simple and prompt recourse to a competent court for protection against acts that violate her rights; h. The right to associate freely; i. The right of freedom to profess her religion and beliefs within the law; and j. The right to have equal access to the public service of her country and to take part in the conduct of public affairs, including decision-making.

**Article 5** Every woman is entitled to the free and full exercise of her civil, political, economic, social and cultural rights, and may rely on the full protection of those rights as embodied in regional and international instruments on human rights. The States Parties recognize that violence against women prevents and nullifies the exercise of these rights.

**Article 6** The right of every woman to be free from violence includes, among others: a. The right of women to be free from all forms of discrimination; and b. The right of women to be valued and educated free of stereotyped patterns of behavior and social and cultural practices based on concepts of inferiority or subordination.

CHAPTER III DUTIES OF THE STATES

**Article 7** The States Parties condemn all forms of violence against women and agree to pursue, by all appropriate means and without delay, policies to prevent, punish and eradicate such violence and undertake to: a. refrain from engaging in any act or practice of violence against women and to ensure that their authorities, officials, personnel, agents, and institutions act in conformity with this obligation; b. apply due diligence to prevent, investigate and impose penalties for violence against women; c. include in their domestic legislation penal, civil, administrative and any other type of provisions that may be needed to prevent, punish and eradicate violence against women and to adopt appropriate administrative measures where necessary; d. adopt legal measures to require the perpetrator to refrain from harassing, intimidating or threatening the woman or using any method that harms or endangers her life or integrity, or damages her property; e. take all appropriate measures, including legislative measures, to amend or repeal existing laws and regulations or to modify legal or customary practices which sustain the persistence and tolerance of violence against women; f. establish fair and effective legal procedures for women who have been subjected to violence which include, among others, protective measures, a timely hearing and effective access to such procedures; g. establish the necessary legal and administrative mechanisms to ensure that women subjected to violence have effective access to restitution, reparations or other just and effective remedies; and h. adopt such legislative or other measures as may be necessary to give effect to this Convention.
Article 8 The States Parties agree to undertake progressively specific measures, including programs:
a. to promote awareness and observance of the right of women to be free from violence, and the
right of women to have their human rights respected and protected; b. to modify social and cultural
patterns of conduct of men and women, including the development of formal and informal educational
programs appropriate to every level of the educational process, to counteract prejudices, customs
and all other practices which are based on the idea of the inferiority or superiority of either of the
sexes or on the stereotyped roles for men and women which legitimize or exacerbate violence
against women; c. to promote the education and training of all those involved in the administration
of justice, police and other law enforcement officers as well as other personnel responsible for
implementing policies for the prevention, punishment and eradication of violence against women;
d. to provide appropriate specialized services for women who have been subjected to violence,
through public and private sector agencies, including shelters, counseling services for all family
members where appropriate, and care and custody of the affected children; e. to promote and
support governmental and private sector education designed to raise the awareness of the public
with respect to the problems of and remedies for violence against women; f. to provide women who
are subjected to violence access to effective readjustment and training programs to enable them
to fully participate in public, private and social life; g. to encourage the communications media to
develop appropriate media guidelines in order to contribute to the eradication of violence against
women in all its forms, and to enhance respect for the dignity of women; h. to ensure research and
the gathering of statistics and other relevant information relating to the causes, consequences and
frequency of violence against women, in order to assess the effectiveness of measures to prevent,
punish and eradicate violence against women and to formulate and implement the necessary
changes; and i. to foster international cooperation for the exchange of ideas and experiences and
the execution of programs aimed at protecting women who are subjected to violence.

Article 9 With respect to the adoption of the measures in this Chapter, the States Parties shall take
special account of the vulnerability of women to violence by reason of among others, their race or
ethnic background or their status as migrants, refugees or displaced persons. Similar consideration
shall be given to women subjected to violence while pregnant or who are disabled, of minor age,
elderly, socio-economically disadvantaged, affected by armed conflict or deprived of their freedom.

CHAPTER IV INTER-AMERICAN MECHANISMS OF PROTECTION

Article 10 In order to protect the right of every woman to be free from violence, the States Parties
shall include in their national reports to the Inter-American Commission of Women information on
measures adopted to prevent and prohibit violence against women, and to assist women affected by
violence, as well as on any difficulties they observe in applying those measures, and the factors that
contribute to violence against women.

Article 11 The States Parties to this Convention and the Inter-American Commission of Women may
request of the Inter-American Court of Human Rights advisory opinions on the interpretation of this
Convention.

Article 12 Any person or group of persons, or any nongovernmental entity legally recognized
in one or more member states of the Organization, may lodge petitions with the Inter-American
Commission on Human Rights containing denunciations or complaints of violations of Article 7 of this
Convention by a State Party, and the Commission shall consider such claims in accordance with the
norms and procedures established by the American Convention on Human Rights and the Statutes and Regulations of the Inter-American Commission on Human Rights for lodging and considering petitions.

CHAPTER V GENERAL PROVISIONS

Article 13 No part of this Convention shall be understood to restrict or limit the domestic law of any State Party that affords equal or greater protection and guarantees of the rights of women and appropriate safeguards to prevent and eradicate violence against women.

Article 14 No part of this Convention shall be understood to restrict or limit the American Convention on Human Rights or any other international convention on the subject that provides for equal or greater protection in this area.

Article 15 This Convention is open to signature by all the member States of the Organization of American States.

Article 16 This Convention is subject to ratification. The instruments of ratification shall be deposited with the General Secretariat of the Organization of American States.

Article 17 This Convention is open to accession by any other state. Instruments of accession shall be deposited with the General Secretariat of the Organization of American States.

Article 18 Any State may, at the time of approval, signature, ratification, or accession, make reservations to this Convention provided that such reservations are: a. not incompatible with the object and purpose of the Convention, and b. not of a general nature and relate to one or more specific provisions.

Article 19 Any State Party may submit to the General Assembly, through the Inter-American Commission of Women, proposals for the amendment of this Convention. Amendments shall enter into force for the states ratifying them on the date when two-thirds of the States Parties to this Convention have deposited their respective instruments of ratification. With respect to the other States Parties, the amendments shall enter into force on the dates on which they deposit their respective instruments of ratification.

Article 20 If a State Party has two or more territorial units in which the matters dealt with in this Convention are governed by different systems of law, it may, at the time of signature, ratification or accession, declare that this Convention shall extend to all its territorial units or to only one or more of them. Such a declaration may be amended at any time by subsequent declarations, which shall expressly specify the territorial unit or units to which this Convention applies. Such subsequent declarations shall be transmitted to the General Secretariat of the Organization of American States, and shall enter into force thirty days after the date of their receipt.

Article 21 This Convention shall enter into force on the thirtieth day after the date of deposit of the second instrument of ratification. For each State that ratifies or accedes to the Convention after the second instrument of ratification is deposited, it shall enter into force thirty days after the date on which that State deposited its instrument of ratification or accession.
Article 22 The Secretary General shall inform all member states of the Organization of American States of the entry into force of this Convention.

Article 23 The Secretary General of the Organization of American States shall present an annual report to the member states of the Organization on the status of this Convention, including the signatures, deposits of instruments of ratification and accession, and declarations, and any reservations that may have been presented by the States Parties, accompanied by a report thereon if needed.

Article 24 This Convention shall remain in force indefinitely, but any of the States Parties may denounced it by depositing an instrument to that effect with the General Secretariat of the Organization of American States. One year after the date of deposit of the instrument of denunciation, this Convention shall cease to be in effect for the denouncing State but shall remain in force for the remaining States Parties.

Article 25 The original instrument of this Convention, the English, French, Portuguese and Spanish texts of which are equally authentic, shall be deposited with the General Secretariat of the Organization of American States, which shall send a certified copy to the Secretariat of the United Nations for registration and publication in accordance with the provisions of Article 102 of the United Nations Charter.

IN WITNESS WHEREOF the undersigned Plenipotentiaries, being duly authorized thereto by their respective governments, have signed this Convention, which shall be called the Inter-American Convention on the Prevention, Punishment and Eradication of Violence against Women ~Convention of Belém do Pará.

DONE IN THE CITY OF BELEN DO PARA, BRAZIL, the ninth of June in the year one thousand nine hundred ninety-four.
National institutions and legislation related to the prevention, punishment and eradication of violence against women in the signatory countries of the Convention of Belém Do Pará

**ANTIGUA Y BARBUDA**

**National institution:**
Directorate of Gender Affairs, a division of the Ministry of Social Transformation and Human Resource Development.

**National legislation:**
- **Domestic Violence Act (2015).** *The definition of domestic violence includes physical, verbal, emotional, psychological, and economic violence, and physical harassment and cyberstalking.
- **Sexual Offenses Act (1995).** *Establishes the offences associated with sexual violence, the punishments for them, and other regulations.*

**ARGENTINA**

**National institution:**
National Women’s Institute.

**National legislation:**
- **Law 26.485.** Comprehensive Protection to Prevent, Punish, and Eradicate Violence against Women in the Spheres of their Interpersonal Relationships (2009).
- **Regulatory Decree 1011/2010.** *Defines aggressions against women in the public and private spheres.
*Recognizes five types of violence: physical, psychological, sexual, economic and property-related, and symbolic.
*Forms: domestic, institutional, labor, against reproductive freedom, obstetric, and media.*

**THE BAHAMAS**

**National institution:**
Department of Gender & Family Affairs, a division of the Ministry of Social Services and Urban Development.

**National legislation:**
- **Domestic Violence (Protection Orders) Act, 2007.** *The Bahamas has still not developed a comprehensive legal framework to prevent and eradicate the violation of the set of women’s rights; current regulations only address physical and sexual violence in the private sphere.*

**BARBADOS**

**National institution:**
Bureau of Gender Affairs, a division of the Ministry of Social Care, Constituency Empowerment and Community Development.

**National legislation:**
- **Domestic Violence (Protection Orders) Act (1993).** *Establishes mechanisms for protecting the safety of victims.
*Classifies situations like harassment, verbal abuse, physical violence, and malicious damage to property as offenses.
*Introduces measures and severe penalties for the perpetrators.*
**BELIZE**

**National institution:**
Women’s Department, of the Ministry of Human Development, Social Transformation and Poverty Alleviation.

**National legislation:**
*Domestic Violence Act.*
*Includes: physical, sexual, emotional, psychological, and financial abuse.*
*Gives more power to the Family Court to grant protective measures to victims.*
*Establishes severe criminal penalties for the aggressors.*

**BRAZIL**

**National institution:**
National Secretariat for Women’s Policies, tied to the Government Secretariat of the Presidency of the Federative Republic of Brazil.

**National legislation:**
*Maria da Penha Law (2006).*
*Creates special courts for domestic and family violence against women, with jurisdiction over criminal and civil matters.*
*Provides for strict criminal punishments against aggressors.*

**CHILE**

**National institution:**
Ministry of Women’s Affairs and Gender Equality.

**National legislation:**
*Law 20,066 on Domestic Violence (2005).*

**COLOMBIA**

**National institution:**
Presidential Office for Women’s Equity.

**National legislation:**
*Law 1257,* which issues regulations to raise awareness, prevent, and punish forms of violence and discrimination against women; reforms the Criminal Code, Code of Criminal Procedure, and Law No. 294 of 1996; and enacts other provisions.
COSTA RICA
National institution:
National Women’s Institute (INAMU).
National legislation:
*Punishes physical, psychological, sexual, and property-based violence against women.  
*Classifies the offense of femicide as a crime, with the imposition of a prison sentence of 20 to 35 years.

DOMINICA
National institution:
Bureau of Gender Affairs, division of the Ministry for Social Services, Family and Gender Affairs.
National legislation:
Ley de Protección contra la Violencia Doméstica (The Protection Against Domestic Violence Act), 2001.
*Grants the police the power to enter premises or homes without an arrest warrant when domestic violence is suspected.

ECUADOR
National institution:
National System to Prevent and Eradicate Gender-based Violence against Women.
National legislation:
Comprehensive Organic Law to Prevent and Eradicate Violence against Women.
*Punishes physical, sexual, psychological, economic or property-based, symbolic, political, and gynecological-obstetric violence in the family, education, work, sport, state, prison, media, cybernetic, public, community, health center and institution, and humanitarian situation and emergency spheres.

EL SALVADOR
National institution:
Salvadoran Institute for the Advancement of Women (ISDEMU).
National legislation:
*Recognizes seven types of violence: economic, feminicide, physical, psychological and emotional, property-based, sexual, and symbolic.  
*Notable due to the inclusion of feminicide, which was not codified in El Salvador’s Criminal Code or Code of Criminal Procedure, as an aggravated offense punished with prison terms of 20 to 50 years.

GRENADA
National institution:
Domestic Violence Unit, a division of the Ministry of Social Development, Housing and Community Development.
National legislation:
*Makes it mandatory for the aggressor to receive professional counseling or to attend a psychoeducational program (previously this was only a recommendation).  
*Provides for increased Royal Grenada Police Force participation in responding to reports of domestic violence.  
*Mandates a domestic violence register.
GUATEMALA
National institution: Presidential Secretariat for Women (SEPREM), technical institution under the authority of the Presidency of the Republic.
*Recognizes four types of violence against women: sexual, physical, psychological, and economic.
*Of note is the codification of femicide as an offense, punishable by prison terms of 25 to 50 years for the aggressors.

HONDURAS
National institution: National Women’s Institute.
*Recognizes the following types of violence: physical, psychological, property-related/economic, and sexual.
*Establishes a number of protective and precautionary safety measures to restore victims' rights.
*Modified on several occasions to create mechanisms for coordination and monitoring and to increase the length of sentences.

GUYANA
National institution: Women's Affairs Bureau.

JAMAICA
National institution: Ministry of Culture, Gender, Entertainment and Sport of the Government of Jamaica.
*Modified in 2004, it allows a Court-authorized third party to institute legal action on behalf of the victim of domestic violence.

HAITI
National institution: Ministry for the Status of Women and Women’s Rights.
National legislation: *Haiti does not have laws that comprehensively address the various forms of violence against women.
*In 2005, in the Criminal Code, discrimination against women was replaced with the codified offense of sexual assault (Décret modifiant le régime des Agressions sexuelles et éliminant en la matière le discrimination contre la femme).

MEXICO
National institution: National Women’s Institute.
National legislation: General Law on Women’s Access to a Life Free of Violence.
*For the first time, the various types of violence are specified: psychological, physical, economic, property-based, and sexual.
*Includes feminicide.
NICARAGUA
National institution: Ministry for Women.
National legislation:
Comprehensive Law against Violence against Women and reforming Law No. 641 Criminal Code of Nicaragua.
*Covers the public and private spheres.
*Recognizes seven types of violence against women: misogyny; physical; psychological; sexual; workplace; property-based and economic; and violence perpetrated within the civil service.
*Of note is the legal concept of femicide.

PARAGUAY
National institution: Ministry for Women.
National legislation:
Ley de Protección Integral a las Mujeres contra toda forma de violencia (2016).
*Lists 15 types of violence: feminicide; physical, psychological, and sexual violence; violence against reproductive rights; property-based and economic, workplace, political, domestic, obstetric, media, telematics, symbolic, and institutional violence; and violence against dignity.

PANAMA
National institution: National Women’s Institute (INAMU).
National legislation:
Law 82, codifying femicide and violence against women (2013).
*Adopts preventive measures against violence against women and reforms the Criminal Code to codify femicide and punish acts of violence against women.
*Covers the public and private spheres.
*Includes: harassment, legal abuse, violence against reproductive freedom, educational and teacher violence, violence in public and private healthcare services, physical violence, institutional violence, workplace and wage violence, media violence, obstetric violence, property-based and economic violence, and political, psychological, sexual, and symbolic violence.

PERU
National institution: Ministry for Women and Vulnerable Populations.
National legislation:
Law No. 30364 to Prevent, Punish, and Eradicate Violence against Women and Family Members.
*Covers the public and private spheres.
*Urges the state to create services like temporary refuge housing and programs for men to prevent violent behavior.

DOMINICAN REPUBLIC
National institution: Ministry for Women.
National legislation:
SAN KITTS Y NEVIS
National institution:
Department of Gender Affairs.
National legislation:
Domestic Violence Act.
*Addresses physical, sexual, financial, and psychological abuse, arbitrary deprivation of liberty, harassment, and intimidation.

SAINT VINCENT AND THE GRENADINES
National institution:
Gender Affairs Division, unit under the authority of the Ministry of National Mobilization, Social Development, Family, Gender Affairs, Persons with Disabilities and Youth.
National legislation:
Domestic Violence Act.

SAINT LUCIA
National institution:
Department of Gender Relations, unit of the Ministry of Education, Innovation, Gender Relations and Sustainable Development.
National legislation:
Domestic Violence (Summary Proceedings) Act.
*Provides for protective and preventive measures for victims of domestic violence.
*The country does not have a comprehensive law that addresses the various manifestations of violence against women; however the Criminal Code was amended in 2005 to incorporate provisions that cover violence against women, like “marital rape” and sexual and workplace assault.

SURINAME
National institution:
National Bureau for Gender Policy, under the authority of the Ministry of Home Affairs.
National legislation:
Law on Combatting Domestic Violence.
*Defines domestic violence as any form of physical, sexual, psychological, or financial abuse committed by a person against their spouse, child, parent, member of the family, or dependents.
*Establishes measures to care for and protect victims, through appropriate procedures carried out by the competent authorities.
*Establishes severe punishments for the aggressors.

TRINIDAD AND TOBAGO
National institution:
Office of the Prime Minister, Gender and Child Affairs.
National legislation:
Domestic Violence Act.
*Provides protective and preventive measures for victims of domestic violence.
The country does not have a comprehensive law that addresses the various manifestations of violence against women; however the Criminal Code was amended in 2005 to incorporate provisions that cover violence against women, like “marital rape” and sexual and workplace assault.

*This is because it considers that the authority's failure to act may result in serious physical injury to or the death of the victim.
URUGUAY
National institution:
National Women's Institute, under the authority of the Ministry of Social Development.
National legislation:
Comprehensive Law to Guarantee Women Lives Free from Gender Violence.
*Includes transgender women.
*Urges the creation of courts specialized in gender-based, domestic, and sexual violence.

VENEZUELA
National institution:
Ministry of the People’s Power for Women and Gender Equality.
National legislation:
Organic Law on the Right of Women to a Violence-Free Life.
*Lists nineteen types of violence.
*Includes femicide.
COUNTRIES WITH **LAWS THAT CLASSIFY FEMICIDE/FEMINICIDE AS A CRIME**
ARGENTINA
**ARTICLE 80 OF THE CRIMINAL CODE:** When a man kills a women and gender-based violence is involved, he will be sentenced to life imprisonment.

BOLIVIA
**ARTICLE 252 OF THE CRIMINAL CODE:** The person who kills a woman, in any of the following circumstances, will be sentenced to thirty years in prison, without the right to pardon: (…).

BRAZIL
**ARTICLE 121 OF THE CRIMINAL CODE** with the wording established in the Law “Femicide. Modifying Criminal Code,” No. 13,104 of 2015 Codifying femicide: Defines femicide as the homicide of a woman because she is female. When the crime involves domestic and family violence, or contempt or discrimination against females, it is considered to have been committed because the victim is female. Sentences for femicide are increased by one-third to one-half if the crime was perpetrated:
I – when the victim is pregnant or during the first three months postpartum;
II – against a person younger than 14 (fourteen) years old, older than 60, or with a disability.
III – in the presence of descendants or ascendants of the victim.

CHILE
**ARTICLE 390 OF THE CRIMINAL CODE:** If the victim of the crime described in the preceding section is or was the spouse or live-in partner of the perpetrator, the crime will be called femicide.

COLOMBIA
**ARTICLE 104 OF THE CRIMINAL CODE:** Feminicide. The person who causes a woman to die because she is a woman or due to her gender identity, or if any of the following circumstances occurred concurrently with or preceded the death, will incur a prison sentence of two hundred fifty to five hundred months.

COSTA RICA
**ARTICLE 21 OF THE LAW CRIMINALIZING VIOLENCE AGAINST WOMEN:** Femicide. A prison sentence of twenty to thirty-five years will be imposed on the person who brings death to a woman to whom he is married or with whom he maintains a common-law relationship, registered or not.

ECUADOR
**ARTICLE 141 OF THE CRIMINAL CODE:** Femicide. The person who, as a result of the power relations manifested in any type of violence, brings death to a woman because she is a woman or because of her gender status, will be punished with a twenty-two- to twenty-six-year term of imprisonment.

EL SALVADOR
**ARTICLE 6 OF THE LAW AGAINST FEMICIDE AND OTHER FORMS OF VIOLENCE AGAINST WOMEN:** Feminicide. Whoever causes the death of a woman on account of hate or contempt for her being female, will be sentenced to twenty to thirty-five years in prison.

GUATEMALA
**ARTICLE 6 OF THE LAW AGAINST FEMICIDE AND OTHER FORMS OF VIOLENCE AGAINST WOMEN:** Femicide. The crime of femicide is committed by the person who, in the context of the unequal power relationships between men and women, brings death to a woman because she is a woman, in any of the following circumstances (…).
HONDURAS
ARTICLE 118-A OF THE CRIMINAL CODE INCORPORATED THROUGH DECREE LAW 23/2013: The man or men who bring death to a woman on account of her gender, with hate and contempt for her being female, commit the crime of feminicide and will be punished with a sentence of thirty (30) to forty (40) years in prison, when one or more of the following circumstances also exist (...).

PARAGUAY
ARTICLE 50 OF THE LAW FOR THE COMPREHENSIVE PROTECTION OF WOMEN AGAINST ALL FORMS OF VIOLENCE: Feminicide. The person who kills a woman because she is a woman under any of the following circumstances will be sentenced to ten to thirty years in prison.

PERU
ARTICLE 108 B OF THE CRIMINAL CODE: Feminicide. The person who kills a woman because she is a woman in any of the following contexts will be punished with no fewer than fifteen years imprisonment (...)

DOMINICAN REPUBLIC
ARTICLE 100 OF LAW NO. 550. ARTICLE 100. Feminicide. The person who intentionally kills a woman in the context of being in, having been in, or wanting to be in a partner relationship with her, commits feminicide. Feminicide will be punished with thirty to forty years of long-term imprisonment.

VENEZUELA
ARTICLE 57 OF THE ORGANIC LAW ON THE RIGHT OF WOMEN TO A VIOLENCE-FREE LIFE. Femicides. He who, motivated by hate or contempt for women, intentionally causes the death of a woman, commits the crime of feminicide, which will be punished with twenty to twenty-five years in prison. Hate or contempt for women is considered to exist in any of the following circumstances (...)

NICARAGUA
ARTICLE 9 OF THE COMPREHENSIVE LAW AGAINST VIOLENCE AGAINST WOMEN: Feminicide. The crime of feminicide is committed by the man who, in the context of the unequal power relations between men and women, brings death to a woman in the public or private sphere, in any of the following circumstances (...)
The sentences established in the preceding numbered paragraph will be increased by one-third when any of the murder circumstances coexist, up to a maximum term of imprisonment of thirty years.

MEXICO
ARTICLE 325 OF THE FEDERAL CRIMINAL CODE: The person who deprives a woman of her life on account of her gender commits the crime of feminicide. The crime is considered to have been committed on account of gender when any of the following circumstances exist. The person who commits the crime of feminicide will be sentenced to forty to seventy years in prison and from five hundred to one thousand day fines. In addition to the penalties described in this article, the offender will lose all rights in connection with the victim, including succession rights.

PANAMÁ
ARTICLE 132-A OF THE CRIMINAL CODE: Feminicide: Whoever causes the death of a woman, in any of the following circumstances, will be sentenced to twenty-five to thirty years in prison.
EXISTENCE OF LAWS AND/OR PUBLIC POLICIES DESIGNED TO PREVENT AND ERADICATE CULTURAL OR DISCRIMINATORY PRACTICES AND BEHAVIORS BASED ON THE SUBORDINATION OR INFERIORITY OF WOMEN.
ARGENTINA
*Law 26,485 on comprehensive protection to prevent, punish, and eradicate violence against women in their interpersonal relationships.
*Law 26,743 on gender identity.
*Law 26,150 establishing the comprehensive sexual education program, known as the ESI Program, for its initials in Spanish.
*Commission on Gender Issues established in August 2007 by resolution of the national public defender's office (DGN) No. 1157/2007.
*Resolution DGN No. 1545/2015 on lesbians, gays, trans, bisexual, and intersex persons.

CHILE
*Law No. 20,820 establishing the Ministry of Women's Affairs and Gender Equality.

COLOMBIA
*Law 1482 criminalizes acts of racism and discrimination, including those based on gender.
*Law 872.

COSTA RICA
*Executive Decree 38120-C National Policy on Cultural Rights, which includes a gender perspective.

EL SALVADOR
*Ley Especial Integral para una Vida Libre de Violencia contra las Mujeres LEIV.

GUATEMALA
*Law Prohibiting Femicide and other forms of Violence against Women.
*Law Prohibiting Sexual Violence, Exploitation, and Human Trafficking.
*Law to Prevent, Punish, and Eradicate Domestic Violence.
*Law for the Comprehensive Advancement and Dignity of Women.
*Law for Social Development.
*Law for the Comprehensive Protection of Children and Adolescents.
*Law for the Protection of Elderly Persons.

HONDURAS
*Law Prohibiting Human Trafficking, Legislative Decree No. 59-2012.
*Code of Criminal Procedure, Decree No. 9-99-e.

MEXICO
*Law establishing the National Women's Institute.
*General Law on Women's Access to a Life Free of Violence.
*General Law for Equality between Men and Women.
*Federal Law to Prevent and Eliminate Discrimination.
**PANAMA**

*Law No. 4 of 1999 on Equality of Opportunity for Women.*

*Law No. 82 of October 2013 Codifies femicide and ensures measures to combat violence against women.*

*Law No. 16 for the prevention and codification of crimes against integrity and sexual freedom*

*Law No. 29 to guarantee the health and education of pregnant adolescents.*

*Law No. 38 on domestic violence and mistreatment of children and adolescents.*

*Law No. 39 on responsible parenting.

**VENEZUELA**

*Organic Law on the Right of Women to a Violence-Free Life, 2007, in which Chapter IV is dedicated to public policies to prevent and address violence against women.*

*Organic Law to Prohibit Racial Discrimination, 2014, which contributes to the prevention and eradication of discriminatory or cultural behaviors based on the subordination or inferiority of women of African descent.

**PERU**

*Ministerial Resolution No. 00050 on strengthening comprehensive healthcare to treat violence against women and domestic violence.*

*Resolution No. 0004, compulsory and timely notification across the National Health System of physical abuse and sexual violence, in the Epidemiological Surveillance Information System.*

*Resolution No. 000032 on the effective implementation and monitoring of the comprehensive healthcare strategy guidelines.

**URUGUAY**

*Law of equality between men and women, No. 18,104 of 2007.*


*Law against Domestic Violence, No. 17,154 of 2002.*

*Law to Eradicate Domestic Violence, No. 17,514 of 2002.*

*Law on the Criminalization of Domestic Violence, No. 16,707 of July 12, 1995, Article 18.*

*Criminal Code Law No. 9155 Art. 321 bis.*
HISTORY
1928-2018
90 years WITHOUT STOPPING
CHRONOLOGY
Women were granted the right to vote in Canada (1918) and Uruguay (1927); suffragist movements emerged throughout the Americas.

In May 1923, the women of the Americas raised, with an international organization, the need to include a gender equality program to ensure that women would enjoy the same civil and political rights, responsibilities, and freedoms as men.

February 7, 1928: Doris Stevens made her historic speech at the Sixth International Conference of American States, held in Havana, asserting for the first time that women’s rights are human rights.

February 18, 1928: The Inter-American Commission of Women (CIM) was established as the first intergovernmental organization specifically founded to fight for the rights of women. In February 1930, the first conference of the Inter-American Commission of Women was held in Havana, Cuba.

December 1933: at the Seventh Pan-American Conference in Montevideo, the CIM presented the first study in the world on the civil and political equality of women. This was also the first international meeting to see women included in the attending delegations.

In 1933, with the signing of the Treaty on Equality of Rights for Women, Sofía Álvarez Vignoli de Demicheli, founder of the Inter-American Commission of Women, became the first woman from the Americas to sign an international treaty.

In 1933, for the first time a treaty was approved in recognition of women’s rights to their own nationality. The Convention on the Nationality of Women, which the CIM promoted, clearly established that for the plenipotentiaries, “There shall be no distinction based on sex as regards nationality, in their legislation or in their practice.”

In December 1938, the Lima Declaration in favor of Women’s Rights recognized women’s rights to access political life in the same conditions as men; to enjoy equality in terms of marital status; to protection and to employment opportunities; and to receive the broadest protection possible as mothers.

The Inter-American Convention on the Granting of Political Rights to Women was signed in March 1948; it set forth that the right to vote and to be elected to national office shall not be denied or abridged by reason of sex.

The Inter-American Convention on the Granting of Civil Rights to Women was signed in 1948; in it, the states agreed to grant to women the same civil rights that men enjoy.
Also in 1948, the CIM reaffirmed women’s political rights, equality of civil rights, and equality in the enforcement of the criminal code for men and women; recognized the need to increase women’s salaries and promotions to executive positions; and called for the inspection of women’s working conditions, the regulation of women’s night shifts and the economic situation of female workers during pregnancy, and women’s participation in international assemblies.

In 1951, the CIM spearheaded the first Equal Remuneration Convention, which was passed by the International Labour Organization.

1951: First Regional Seminar on the Civil, Political, Economic, Social, and Cultural Rights of Women, spearheaded by the CIM.

In August 1952, the CIM approved requesting the ratification of regulations to eliminate human trafficking and the exploitation of prostitution; the establishment of female bureaus in police departments; and the inclusion of domestic workers in the social security system and in labor law. In March 1954, the CIM passed resolutions on the economic and political rights of women and their participation in the bodies of the inter-American system.

1957: Meeting of Specialized Technicians and Directors of Women’s Employment Offices, led by the CIM and the ILO.

1963: The Inter-American Leadership Training for Women project was established.

1966: First course under the Inter-American Program of Public Leadership for Women.

In November 1967, the CIM addressed the importance of women’s participation and emphasized the need for women to be involved in the cultural, social, and educational spheres; it also addressed the issue of married women’s freedom to participate in business and the need to establish alimony for divorced women.

November 7, 1967: The UN passed the Declaration on the Elimination of Discrimination against Women.

1967: The CIM attached importance to women’s participation in integration through several measures: training women on integration, women’s participation in integration, and the creation of a specific committee to study the role of women in integration.

June 1968: Seminar on the participation of women in the development process, led by the CIM.

June 1969: First seminar on Latin American integration, led by the CIM.

November 1969: First seminar on the inclusion of woman in the rural sphere and in community development.
1972: The CIM addressed issues like the inclusion of indigenous women in the development process in Latin America and the media’s influence on creating stereotypes about women in modern society.

June 1972: First seminar on the problems of indigenous women.

August 1972: Specialized Inter-American Conference for Comprehensive Education for Women.


1975 was declared the Year of the Woman of the Americas.

1975: The First World Conference on Women was held in Mexico City, and the United Nations Decade for Women began (1975–1985).

In 1976, the CIM introduced the concept of shared responsibility in couples, establishing criteria of equality between men and women in the family and social spheres. It also entered the discussion on the discrimination suffered by married women in some countries, with regard to matters like the home, paternal authority, and property rights.

1976-1985 was established as the Decade for Women.

1977: Creation of the Multinational Women’s Center for Research and Training, used to support the Commission in research, training, documentation, and information programs.

In 1978, the CIM discussed the full integration of women in the agrarian reform process and asked governments to revise their criminal laws and prison systems to provide protection for incarcerated pregnant women.

1978: On the fiftieth anniversary of its founding, the CIM entered into an Agreement with the Organization of American States.

In 1979, the United Nations adopted the Convention on the Elimination of All Forms of Discrimination against Women (CEDAW).

In 1979, the Inter-American Convention on the Domicile of Natural Persons in Private International Law was passed and because of the CIM, it included an article on the conjugal domicile recognizing the right of each spouse to have his or her domicile determined independently.

1979: Creation of the project on appropriate technologies for rural women, which was intended to improve the productive processes used by rural women, in order to provide them and their families with an additional source of income.

1980: Creation of the specialized library on women, with books written by women, and by men on women’s issues.
1980: The Second United Nations World Conference on Women was held in Copenhagen.

In 1982, the CIM called for policies on the acknowledgement of paternity and child support payments.

1982: February 18 was proclaimed Day of the Women of the Americas, established by the General Assembly of the Organization of American States to commemorate the founding of the CIM in 1928.

1985: The Third United Nations World Conference on Women was held in Nairobi, Kenya.

October 1986: The double role played by women as mothers and workers, and the need to reconcile those two positions, was recognized; access to education for all women, and especially for working and vulnerable women, was promoted; special attention was focused on women made refugees and displaced by the Central American conflict.

1986: Creation of the Plan of Action: “Full and Equal Participation of Women by the year 2000,” which established the framework for CIM activities and prioritized the elimination of discrimination, equality of economic opportunity, equal pay at work, equal participation in political life, and the systematic inclusion of women in each country’s plans for development.

1990: The CIM convened a special meeting called the Inter-American Consultation on Women and Violence.
October 1990: The twenty-fifth assembly of the CIM, held in Washington, D.C., drew up the “Declaration on the Elimination of Violence against Women,” and adopted a resolution on the role of the media with regard to acts of violence against women.

October 1990: The need to implement social and economic measures for the problems faced by elderly women was brought up.

October 1992: The CIM demanded that women be included in decision-making on environmental policies in connection with the Inter-American Program of Action for Environmental Protection.

October 1992: Approval of the creation and implementation of the Democratic Action Leadership Training Program, to equip women with the skills that will empower them to be effective leaders in democratic society.


March 5, 1995: Entry into force of the Convention of Belém do Pará, the first international legal instrument to exclusively address violence against women.

1995: At the Fourth United Nations World Conference on Women, the Beijing Platform for Action was adopted as a global road map for achieving gender equality. The CIM presented its Strategic Plan of Action there.

April 1998: The Second Summit of the Americas was held in Santiago, Chile. The CIM received a specific mandate to support implementation and monitoring of the commitments regarding the status of women agreed upon there.

1998: The “Plan of Action of the CIM on Women’s Participation in Power and Decision-Making Structures” was adopted.

1999: The UN established November 25 as the International Day for the Elimination of Violence against Women. The date was chosen to commemorate the 1960 murder of the Mirabal sisters, political activists from the Dominican Republic, by order of Dominican ruler Rafael Leonidas Trujillo.

April 27 and 28, 2000: The first “Meeting of Ministers or of the Highest-Ranking Authorities responsible for the Advancement of Women in the Member States” (REMIM) was held in Washington, D.C. The “Inter-American Program on the Promotion of Women’s Human Rights and Gender Equity and Equality” (IAP) was adopted, having been passed by the OAS General Assembly in 2000 and supported by the Heads of State and Government of the Americas at the Third Summit.

2000: The CIM launched the SEPIA Initiative (Follow-up of the Inter-American Program), a process developed in collaboration with gender experts and prepared in order to implement the mandates of the IAP through the presentation of recommendations for mainstreaming gender and suggested lines of action for the member states at ministerial meetings.
2000: SEPIA I – Gender and Labor: gender equality and women’s labor rights have been key components of the agenda of the Inter-American Conferences of Ministers of Labor (IACML), where the CIM has worked in close coordination with the OAS Department of Human Development, Education, and Employment to further gender equality in connection with decent work in the Americas.

April 2001: During the Third Summit of the Americas held in Quebec, the Heads of State endorsed the IAP as an effective instrument for mainstreaming gender in all policies and programs throughout the Hemisphere. Furthermore, a chapter on gender was incorporated.

September 2001: The OAS adopted the Inter-American Democratic Charter, in which the member states resolve to promote “the full and equal participation of women in the political structures of their countries as a fundamental element in the promotion and exercise of a democratic culture” (Article 28).

2001: SEPIA II – Gender and Justice: The CIM has worked to promote access to justice for women and the incorporation of women’s rights and gender equality issues in the administration of justice, including through the Meetings of Ministers of Justice or Other Ministers or Attorneys General of the Americas (REMJA).

2002: The CIM published the report “In Modern Bondage: Sex Trafficking in the Americas.” This study presents the results of research conducted in Belize, Costa Rica, El Salvador, Guatemala, Honduras, Nicaragua, Panama, and the Dominican Republic.

2003: SEPIA III – Gender and Education: The CIM has worked with the Inter-American Meetings of Ministers of Education to push for the inclusion of gender equality and nonviolence in education curricula throughout the region, as well as for the elimination of gender stereotypes and sexist language, based on the premise that education, in addition to being a mechanism for social and economic mobility and integration and a means for overcoming poverty, is an exceptionally good arena in which to promote cultural changes that may facilitate the achievement of gender equity and equality.

2004: SEPIA IV – Gender and Science and Technology: The CIM has worked with the Meetings of Ministers and High Authorities of Science and Technology to bring attention to closing the gender digital divide and ensuring women and girls’ access to information and communications technologies (ICTs).

January 2004: Special Summit of the Americas, Monterrey, Mexico: The states reaffirmed their commitments to mainstreaming gender as a fundamental element in promoting development. The Heads of State and Government reiterated “that the empowerment of women, their full and equal participation in the development of our societies, and their equal opportunities to exercise leadership are fundamental for the reduction of poverty, the promotion of economic and social prosperity, and for people-centered sustainable development.”
April 2004: The Second Meeting of Ministers or of the Highest-Ranking Authorities responsible for the Advancement of Women in the Member States (REMIM) was held in Washington, D.C. The meeting approved recommendations that were brought to the Meeting of Ministers of Justice or Other Ministers or Attorney Generals of the Americas (REMJA-V), where they were included in the conclusions and recommendations and initiatives were proposed for the governments on the issues of trafficking in persons, especially in women and children, violence against women, and gender and justice.

October 2004: Creation of the Follow-up Mechanism to the Belém do Pará Convention (MESECVI). The General Committee of the XXXII Assembly of Delegates of the CIM adopted a Declaration on the Adoption of a Statute of the Mechanism to Follow Up on Implementation of the Convention of Belém do Pará, for effective implementation.

2005: First meeting of the Committee of Experts of the MESECVI, at which the Rules of Procedure, Work Plan, schedule of activities, and the first questionnaire to be submitted to the states party on the implementation of the Convention, were approved.

2005: Summit of the Americas in Mar del Plata: the member states acquired commitments to “eliminate discrimination against women at work through, among other measures, the implementation of a range of policies that will increase women’s access to decent, dignified, and productive work” and to “ensure equal access for men and women to the benefits of social protection and ensure attention to gender issues in labor and social policies”.

2006: Second meeting of the Committee of Experts of the MESECVI, held with the purpose of evaluating the questionnaires received from the states party and of making the applicable recommendations.

November 2007: The Seventh Special Assembly of the CIM was held in Washington, D.C., and the “Declaration of San Salvador: Gender, Violence, and HIV” was adopted there. This declaration addresses the pandemic from the gender and human rights perspectives, showing the connections between violence against women and HIV/AIDS and recommending that the OAS member states help combat the spread of HIV by studying the pandemic’s impact on women.

2008: Adoption of the Declaration of Santiago on “Strengthening National Machineries for the Advancement of Women with a view to Gender Mainstreaming in Public Policies”.

August 2008: The Committee of Experts of the MESECVI adopted the “Declaration on Femicide.” In this Declaration, the CEVI draws attention to the scope of the problem of femicide, defines the concept, and calls on the states to classify it as a crime.

November 2008: Third Meeting of Ministers or of the Highest-Ranking Authorities responsible for the Advancement of Women in the Member States (REMIM III), held in Santiago, Chile. At this meeting, the governments were urged to include the gender perspective in all of the issues in the draft Declaration of Commitment of Port of Spain (Fifth Summit of the Americas).
April 2009: Fifth Summit of the Americas held in Port of Spain, Trinidad and Tobago. The Fifth Summit affirmed the states’ commitment to strengthen institutional mechanisms for the advancement of women, including the Convention of Belém do Pará and its funding, thereby encouraging the full and equal participation of women in political life and decision-making structures.

November 2010: The Declaration of the Inter-American Year of Women “Women and Power: for a World of Equality” was adopted with the aim of proclaiming 2010 as the year for its celebration, to promote broad mobilization in the Americas with a view to evaluating achievements made and challenges encountered in the defense of women’s human rights and gender equality, and to increasing public awareness of gender issues.

2011: The CIM launched the “Training Guide Participatory Strategic Planning with a Gender Perspective”.


November 2011: Fourth Meeting of Ministers or of the Highest-Ranking Authorities responsible for the Advancement of Women in the Member States (REMIM IV) in San Salvador, El Salvador. Recommendations were approved for furthering the gender equality and women’s rights agendas in the preparatory process for the Sixth Summit of the Americas.
November 2011: The CIM published “Advancing Gender Equality in the context of Decent Work.”

2012: As part of the agenda to improve the situation of women living with HIV in the region, the CIM published the report “Promising practices in the integrated management of HIV and violence against women” (only available in Spanish) and the study “HIV and violence against women in Central America: A human rights-based comparative analysis of the legal framework”.


July 2012: The CIM published “Institutionalization of a gender approach in the ministries of labor of the Americas: Follow-up to the workshops on strategic planning with a gender perspective,” which focused on the follow-up to the training conducted in four subregional workshops with the ministries of labor and the national machineries for the advancement of women.

October 2012: the “Declaration of San José on the Economic and Political Empowerment of the Women of the Americas” was adopted.

2013: Launch of the publication “Banking on parity: democratizing the political system in Latin America” (only available in Spanish). Analytical case studies on the adoption and early implementation of parity in Bolivia, Costa Rica, and Ecuador as a sustainable and institutionalized alternative to quotas and other affirmative action measures.

August 2013: Publication of “Women’s citizenship in the democracies of the Americas” (only available in Spanish) out of the Second Hemispheric Forum “Women’s Full Citizenship for Democracy.” This analysis of the democratic systems of the Americas from the perspective of women’s citizenship goes beyond notions of representation and democratic institutions to encompass other spheres of life, such as gender, interculturalism, and sexual and reproductive citizenship.


February 2014: The MESECVI, together with the Council of Europe, published “Regional tools to fight violence against women: The Belém do Pará and Istanbul Conventions,” in an effort to contribute their strategies and actions to make progress on the agenda of women’s equality and violence-free lives.

May 2014: Belém do Pará +20 Hemispheric Forum “The Belém do Pará Convention and the Prevention of Violence against Women: Good practices and proposals for the future.” The Forum identified the progress, lessons learned, promising practices and experiences, and challenges to the effective prevention of violence from the key perspectives of education and communication for gender equality and nonviolence, with a view to establishing concrete policy and program recommendations to strengthen work in this area at the national and regional levels.
May 2014: The CIM delegates and the Committee of Experts of the MESECVI jointly adopted the Declaration of Pachuca “Strengthening efforts to prevent violence against women.” This Declaration brings attention to the impact of education and communication on preventing violence against women, and urges the states to take further action on this issue.

July 2014: The MESECVI published the “Guide to the Application of the Inter-American Convention on the Prevention, Punishment, and Eradication of Violence against Women (Belém do Pará Convention)“ to support the States in their obligations to protect women’s human rights and eliminate the situations of violence that can affect them. The guide is an instrument that serves to strengthen the knowledge, interpretation, and application of the Belém do Pará Convention.

September 2014: The Committee of Experts of the MESECVI adopted the “Declaration on Violence against Women, Girls, and Adolescents and their Sexual and Reproductive Rights,” in which it brings attention to the ties between violence against women and girls and their sexual and reproductive rights.

December 2014: Publication of the “Guide to strengthening the exercise of the human rights of women living with HIV in Latin America” (only available in Spanish).

February 2015: The MESECVI published the “Practical Guide to the System of Progress Indicators for Measuring the Implementation of the Belém do Pará Convention” with the aim of supporting the process of consolidating the system of indicators in the countries of the region and facilitating the use thereof in all of the states party to the Convention.

October 2015: The Conference of States Parties of the MESECVI adopted the “Declaration on Political Harassment and Violence against Women,” in which the Conference of the States Parties to the Convention of Belém do Pará brings attention to the many forms of political harassment and violence suffered by women in the sphere of politics, and calls for those crimes to be prevented, addressed, and punished.

2016: The CIM launched the publication “Women, Drug Policies and Incarceration: A Guide for Policy Reform in Latin America and the Caribbean.” This publication is a guide for policymakers that offers a roadmap for policy reforms based on public health that respect human rights and incorporate a gender perspective.


ATLAS OF THE STRUGGLES OF WOMEN- 90 YEARS CIM
March 2016: The OAS Secretary General launched the General Secretariat’s Institutional Policy on Gender Equality, Diversity, and Human Rights.

May 2016: Adoption of the “Declaration of Lima on Equality and Autonomy in the Exercise of Women’s Economic Rights” at the 37th Assembly of Delegates of the CIM.

2017: Launch of the publication “Democracy and Parity in Latin America: The cases of Mexico and Nicaragua” (in Spanish), which resulted from the joint work of the CIM and IDEA International towards strengthening women’s political rights in democracies.

October 2017: Launch of the Plan of Action of the “Institutional Policy on Gender Equity and Equality, Diversity and Human Rights in the General Secretariat of the OAS”.
Together we will get there

ATLAS OF THE STRUGGLES OF WOMEN - 90 YEARS CIM

ALL THE TIMES THAT THE CIM HAS BLAZED THE TRAIL

In May 1923, the women of the Americas presented, to an international organization, the need to include a gender equality program to ensure that women would enjoy the same civil and political rights, responsibilities, and freedoms as men.

February 18, 1928: The Inter-American Commission of Women (CIM) was established as the first intergovernmental organization specifically founded to fight for the rights of women.

December 1933: at the Seventh Pan-American Conference in Montevideo, the CIM presented the first study in the world on the civil and political equality of women. This was also the first international meeting to see women included in the attending delegations.

In 1933, with the signing of the Treaty on Equality of Rights for Women, Sofía Álvarez Vignoli de Demicheli, founder of the Inter-American Commission of Women, became the first woman of the Americas to sign an international treaty.

In 1933, for the first time a treaty was approved in recognition of women’s rights to their own nationality. The Convention on the Nationality of Women, which the CIM promoted, clearly established that for the plenipotentiaries, “There shall be no distinction based on sex as regards nationality, in their legislation or in their practice”.

In December 1938, the Lima Declaration in favor of Women’s Rights recognized women’s rights to access political life in the same conditions as men; to enjoy equality in terms of marital status; to protection and to job opportunities; to receive the broadest protection possible as mothers.

The Inter-American Convention on the Granting of Political Rights to Women was signed in March 1948; it set forth that the rights to vote and to be elected to national office shall not be denied or abridged by reason of sex.

The Inter-American Convention on the Granting of Civil Rights to Women was signed in 1948; in it, the states agreed to grant to women the same civil rights that men enjoy.

Also in 1948, the CIM reaffirmed women’s political rights, equality of civil rights, and equality in the enforcement of the criminal code for men and women; recognized the need to increase women’s salaries and promotions to executive positions; and called for the inspection of women’s working conditions, the regulation of women’s night shifts and the economic situation of female workers during pregnancy, and women’s participation in international assemblies.

In 1951, the CIM spearheaded the first Equal Remuneration Convention, which was passed by the International Labour Organization.

In August 1952, the CIM approved requesting the ratification of regulations to eliminate human trafficking and the exploitation of prostitution; the establishment of female bureaus in police departments; and the inclusion of domestic workers in the social security system and in labor law.
In March 1954, the CIM passed resolutions on the economic and political rights of women and their participation in the bodies of the inter-American system.

In November 1967, the CIM addressed the importance of women’s participation and emphasized the need for women to be involved in the cultural, social, and educational spheres; it also addressed the issue of married women’s freedom to participate in business and the need to establish alimony for divorced women.

1972: the CIM addressed issues like the inclusion of indigenous women in the development process in Latin America and the media’s influence on creating stereotypes about women in modern society.

In 1976 the CIM introduced the concept of shared responsibility in couples, establishing criteria of equality between men and women in the family and social spheres. It also entered the discussion on the discrimination suffered by married women in some countries, with regard to matters like the home, paternal authority, and property rights.

In 1978 the CIM discussed the full integration of women in the agrarian reform process and asked governments to revise their criminal laws and prison systems to provide protection for incarcerated pregnant women.

In 1979, the Inter-American Convention on the Domicile of Natural Persons in Private International Law was passed and because of the CIM, it included an article on the conjugal domicile recognizing the right of each spouse to have his or her domicile determined independently.

In 1982, the CIM called for policies on the acknowledgement of paternity and child support payments.


March 5, 1995: Entry into force of the Convention of Belém do Pará, the first international legal instrument to exclusively address violence against women.

October 2004: Creation of the Follow-up Mechanism to the Belém do Pará Convention (MESECVI). The General Committee of the XXXII Assembly of Delegates of the CIM adopted a Declaration on the Adoption of a Statute of the Mechanism to Follow Up on Implementation of the Convention of Belém do Pará, for effective implementation of the Convention.

2005: First meeting of the Committee of Experts of the MESECVI, at which the Rules of Procedure, Work Plan, schedule of activities, and the first questionnaire to be submitted to the states party on the implementation of the Convention, were approved.
February 2014: The MESECVI, together with the Council of Europe, published “Regional Tools to Fight Violence against Women: the Belém do Pará and Istanbul Conventions” in an effort to contribute their strategies and actions to make progress on the agenda of women’s equality and violence-free lives.

February 2015: The MESECVI published the “Practical Guide to the System of Progress Indicators for Measuring the Implementation of the Belém do Pará Convention” with the aim of supporting the process of consolidating the system of indicators in the countries of the region and facilitating the use thereof in all of the states party to the Convention.
PRESIDENTS OF THE INTER-AMERICAN COMMISSION OF WOMEN (1928-2018)
HISTORY / Presidents of the CIM

Together we will get there

ATLAS OF THE STRUGGLES OF WOMEN- 90 YEARS CIM

DORIS STEVENS
(1888-1963)

*American suffragist, Sociologist and advocate.
*First female member of the American Institute of International Law.
*In 1928 she gave a historic speech in which she was the first to assert that women’s rights are human rights.
*Organizer for the National American Women’s Suffrage Association.
*She fought against laws that restricted women's freedom.
*She was the first president of the Inter-American Commission of Women from 1928 to 1938.

ANA ROSA DE MARTÍNEZ GUERRERO
(1898-1964)

*Argentine feminist, founder of the Asociación de las Señoras de San Vicente de Paul [Saint Vincent de Paul Ladies’ Association] and the Unión Argentina de Mujeres [Argentine Women’s Union].
*She held various important positions in the continental sphere.
*She was president of the Inter-American Commission of Women from 1939 to 1943.

MINERVA BERNARDINO
(1907-1998)

*Dominican diplomat, Women’s rights defender.
*One of the five women to sign the original charter of the United Nations.
*She helped write the 1954 Convention on the Political Rights of Women, the Universal Declaration of Human Rights, and the Declaration of the Elimination of Discrimination against Women.
*She was president of the Inter-American Commission of Women from 1944 to 1949.

AMALIA GONZÁLEZ DE CASTILLO LEDÓN
(1898-1986)

*Mexico’s first female ambassador.
*A driving force in the fight for women’s rights, she founded the Ateneo Mexicano de Mujeres [Mexican Women’s Cultural Association] and the Club Internacional de Mujeres [International Women’s Club].
*She fought until women won the right to vote. She served on the United Nations Commission of Human Rights
*She was president of the CIM from 1949 to 1953.
MARÍA CONCEPCIÓN LEYES DE CHAVES
(1891-1985)

*Paraguayan teacher specialized in art, narrator, playwright, essayist, and journalist.
*From a young age, she contributed to Asunción newspapers as well as several magazines and publications.
*Her final conference, “Woman in the History of America,” is recognized as a work of tremendous documentary rigor.
*She was president of the Inter-American Commission of Women from 1953 to 1957.

GRACIELA QUAN VALENZUELA
(1920-1999)

*Guatemalan attorney and activist who was committed to the fight for women’s rights. She wrote a proposal for Guatemala’s enfranchisement law.
*Social activist, advisor to the President of Guatemala, and delegate from Guatemala to the United Nations.
*President of the Inter-American Commission of Women from 1957 to 1961.

GABRIELA PELÁEZ ECHEVERRI
(1920-2010)

*Attorney, 1944 graduate of the National University of Colombia.
*Her degree thesis titled The Social Condition of Women in Colombia highlighted the importance of education for women.
*She was a member of the Colombian Academy of Jurisprudence until her death in 2010
*She was president of the Inter-American Commission of Women from 1961 to 1963.

CARMEN NATALIA MARTÍNEZ BONILLA
(1917-1976)

*Dominican feminist leader, playwright, poet, and diplomat.
*A dissident against the Rafael Leonidas Trujillo regime, she went into exile in Puerto Rico until the dictatorship fell.
*She was named Alternate Ambassador to the United Nations and the OAS
*She was president of the Inter-American Commission of Women from 1963 to 1965.
MARGARITA ORTIZ DE MACAYA

*Costa Rican, President of the Inter-American Commission of Women from 1966 to 1968, and subsequently advisor emeritus.

PIEDAD LEVI CASTILLO DE SURO
(1915-2013)

*Ecuadoran writer, diplomat, intellectual, and journalist. *The Union of American Women named her “Woman of the Americas.” *She was president of the Inter-American Commission of Women from 1968 to 1970.

GABRIELA ARANÍBAR FERNÁNDEZ DÁVILA
(1929-2010)

*Peruvian attorney, doctor of law, and academic dean of the school of law of the UNIFE [Female University of the Sacred Heart], member of the Peruvian Academy of Law. *She was president of the Inter-American Commission of Women from 1970 to 1972.

OTILIA AROSEMENA DE TEJEIRA
(1905-1989)

*Panamanian educator, essayist, and feminist. *For her active work promoting the rights of women and ethnic minorities across the Americas, the Organization of American States named her “Women of the Americas” in 1967. *From 1972 to 1974 she served as president of the Inter-American Commission of Women.
ISABEL ARRÚA VALLEJO
*Paraguayan feminist, nurse, educator, diplomat, and member of parliament.
*She founded and directed the newspaper “El Feminista” (The Feminist) and was the spokesperson for the Liga Pro-Derechos de la Mujer (League for the Rights of Women).
*President of the Inter-American Commission of Women from 1974 to 1976.

GABRIELA TOUCHARD LÓPEZ
*Bolivian feminist.
*Representative of Bolivia at the “World Conference of the United Nations Decade for Women.”
*Undersecretary of Social Advancement of the Ministry of State of the National Social Action Board.
*Author of a training manual for female campesino leaders.
*President of the Inter-American Commission of Women from 1976 to 1978.

CARMEN DELGADO VOTAW
*Puerto Rican feminist.
*Chair of President Jimmy Carter’s National Advisory Committee on Women.
*Vice President for Public Policy of the nonprofit association Alliance for Children and Families and Director of Public Policy for United Way of America.
*She was president of the Inter-American Commission of Women from 1978 to 1980.

JULIETA JARDÍ DE MORALES MACEDO
*Uruguayan feminist.
*President of the Inter-American Commission of Women from 1980 to 1982.
Together we will get there

HISTORY / Presidents of the CIM

**ISOLDA HEREDIA DE SALVATIERRA**

*Venezuelan feminist, economist, member of parliament, politician*

*Coordinator of the Venezuelan Observatory for Women’s Human Rights.*

*She was president of the Inter-American Commission of Women from 1982 to 1984.*

**PRINCESS LAWES.**

*Jamaican, member of the Jamaica Labour Party (JLP), member of parliament for over eight years.*

*President of the Inter-American Commission of Women from 1984 to 1986.*

**SARA NAVAS DE SIEFER**

*Chilean, president of the Inter-American Commission of Women from 1986 to 1988.*

**MILAGRO AZCÚNAGA DE MELÉNDEZ**

*Salvadoran. Together with other women, she led the fight to reform the Salvadoran Electoral Code, for the political rights of women.*

*She was president of the Inter-American Commission of Women from 1988 to 1990.*
MAIZIE BARKER-WELCH

* Barbadian feminist, schoolteacher, member of parliament, activist for the rights of women, committed to care for the elderly.
* President of the Inter-American Commission of Women from 1990 to 1992.

ZELMIRA M. REGAZZOLI

* Argentine feminist.
* She served as Director of the Department of Human Rights and Women's Affairs of her country's Ministry of Foreign Affairs.

DILMA QUEZADA MARTÍNEZ

* Honduran parliamentarian. President of the Inter-American Commission of Women from 1994 to 1996.

LORRAINE WILLIAMS

* From the island of Saint Lucia; politician and parliamentarian in her country.
* She was Minister of Women's Affairs and Attorney General.
* President of the Inter-American Commission of Women from 1996 to 1997.
**CRISTINA MUÑOZ**

- Paraguayan economist, university professor.
- She was her country’s first Minister of Women.
- President of the Paraguay Association of Graduates in Economics and President of the Sanitation Services Regulatory Agency (ERSSAN); member of the governing board of the National Republican Association.
- President of the Inter-American Commission of Women from 1997 to 1998.

---

**DULCE MARÍA SAURI RIANCHO**

- Mexican sociologist. Doctorate in History.
- She has had a political career representing the Institutional Revolutionary Party, of which she was president.
- First female Governor of the State of Yucatán.
- He was a federal deputy and senator in the Mexican Congress.
- President of the Inter-American Commission of Women from 1998 to 2000.

---

**INDRANIE CHANDARPAL**

- Member of Parliament since 1992, elected General Secretary of the Women’s Progressive Organization; Representative of Guyana to the Caribbean Association for Feminist Research and Action; Minister of Human Services and Social Security; introduced the Domestic Violence Bill.
- President of the Inter-American Commission of Women from 2001 to 2003.

---

**YADIRA HENRÍQUEZ**

- Dominican politician and attorney.
- Specialist in criminal law, international law, and land law.
- Deputy for the Partido Revolucionario Dominicano [Dominican Revolutionary Party] in the Chamber of Deputies.
- She was Secretary of State for Women and Secretary and President of the Federación Dominicana de Mujeres [Dominican Federation of Women].
- She was president of the Inter-American Commission of Women from 2003 to 2005.
HISTORY / Presidents of the CIM

NILCÉA FREIRE

*Brazilian doctor, zoologist, academic, and researcher.
*Special Secretary of Policies for Women.
*She was coordinator of the First National Conference on Policies for Women.
*President of the Inter-American Commission of Women from 2004 to 2006.

JACQUI QUINN-LEANDRO

*Politician and feminist activist from Antigua and Barbuda.
*First woman to be elected to the Lower House of Parliament.
*First woman appointed acting Prime Minister of Antigua and Barbuda.
*She was a senator and the Minister of Education, Youth, and Gender Affairs.
*She graduated with a degree in communications and a master’s degree in Latin American and Caribbean Studies.
*Doctor of Philosophy in Communications.
*President of the Inter-American Commission of Women from 2006 to 2008.

LAURA ALBORNÖZ

*Chilean. Advisor to the National Women’s Service (SERNAM), of which she was Minister.
*Technical Secretary in the Transfer Committee of the Regional Government of Atacama.
*SERNAM Chief of Staff. Legal advisor in the National Service for Minors.
*President of the Inter-American Commission of Women from 2008 to 2010.

WANDA JONES

*Delegate of the United States of America to the CIM since 2008.
*She has a long track record defending women’s human rights and promoting gender equality.
*She was Deputy Secretary for Health at the United States Department of Health and Human Services and Director of the Office on Women’s Health.
*She took over as President of the Inter-American Commission of Women upon Laura Albornoz’s departure due to her appointment as Minister.
ROCÍO GARCÍA GAYTAN
(1959-2015)

*Mexican politician and member of parliament.
*She was president of the Jalisco Women’s Institute; deputy for several terms; Secretary of the Gender and Equality Committee; and served on the Population, Borders, and Migratory Affairs Commission.
*She was president of the Inter-American Commission of Women from 2011 to 2012.

ALEJANDRA MORA MORA

*Costa Rican, Minister for the Status of Women and President of the Costa Rican National Women’s Institute.
*He was Coordinator of the International Federation for Human Rights Graduate in Law, specialist in constitutional law and in women’s human rights.
*President of the Inter-American Commission of Women from 2013 to 2015.

ANA MARÍA MENDIETA TREFOLI

*She assumed the position of Minister of State in the Office of Women and Vulnerable Populations, on April 2, 2018.
*She is a lawyer with Masters level studies in Constitutional Law and a Diploma in Women’s Human Rights.
*She has served as Deputy Minister for Women and as Executive Director of the National Program against Family and Sexual Violence.
Together we can understand what affects us and who is with us.

In the past few years, the CIM has positioned itself as a leader in progress on gender equality and preventing and eliminating discrimination and violence against women. However, to achieve its objectives, the CIM needs everyone to collaborate and participate, from governments and the State to the feminist movement, academics, administrators of justice, and health and education professionals, etc.
## TYPES OF VIOLENCE AGAINST WOMEN

Violence against women is not only physical and private. Rather, it takes many forms and comes in many types, some of which go unnoticed since society has normalized them. Violence against women can occur in both the public and private spheres, and may even be perpetuated and/or tolerated by State agents.

<table>
<thead>
<tr>
<th>Against Women Violence</th>
<th>Obstetric Violence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gender-Based Violence</td>
<td>Economic and Property-Based Violence</td>
</tr>
<tr>
<td>Partner or Ex-Partner Violence</td>
<td>Violence Against Women in Political Life</td>
</tr>
<tr>
<td>Physical Violence</td>
<td>Online Violence, Harassment, and Abuse</td>
</tr>
<tr>
<td>Verbal Violence</td>
<td>Female Genital Mutilation</td>
</tr>
<tr>
<td>Psychological Violence</td>
<td>Trafficking in Persons</td>
</tr>
<tr>
<td>Sexual Violence</td>
<td>Symbolic Violence</td>
</tr>
<tr>
<td></td>
<td>Femicide/Feminicide</td>
</tr>
</tbody>
</table>
VIOLENCE AGAINST WOMEN
Any action or conduct, based on gender, which causes death or physical, sexual, or psychological harm or suffering to women, whether in the public or the private sphere.

GENDER-BASED VIOLENCE
Any harmful act that is perpetrated against a person’s will and that is based on socially ascribed differences between males and females.

BEHAVIOR BY AN INTIMATE PARTNER OR EX-PARTNER
That causes physical, psychological, or sexual harm, including physical aggression, sexual coercion, psychological abuse, and controlling behaviors.

PHYSICAL VIOLENCE
An act attempting to cause or resulting in pain and/or physical injury. At its most extreme, physical violence may lead to femicide, or the gender-based killing of a woman. Sometimes trafficking and slavery are also included in the category of physical violence because they often involve coercion at the outset.

VERBAL VIOLENCE
Verbal abuse can include put-downs in private or in front of others, ridiculing, the use of swear words that are especially uncomfortable for the victim, threatening with other forms of violence against the victim or against somebody or something dear to them.

PSYCHOLOGICAL VIOLENCE
Threatening behaviors that do not necessarily involve physical violence or even verbal abuse. It can include actions that reference former acts of violence, or purposeful ignorance and neglect of the other, isolation or confinement, withholding information, etc.

SEXUAL VIOLENCE
Actions with a sexual nature committed with a person without their consent, which besides including the physical invasion of the human body, may include acts that do not entail penetration or even any physical contact whatsoever.

OBSTETRIC VIOLENCE
Form of violence that seeks to create a hostile environment to embarrass, intimidate, belittle, or degrade women. Some examples: direct or indirect threats of physical or sexual violence; discrimination through sexist, racist, or homophobic content; online harassment; revealing or sharing personal information or documents or private images of the woman without her consent, etc.
ECONOMIC AND PROPERTY-BASED VIOLENCE
Actions or omissions that affect the survival of victims, depriving them of the economic resources necessary to maintain the home and family, or of essential property assets that satisfy the basic needs for life, such as food, clothing, housing, and access to healthcare. Daily acts that hamper women’s abilities to live decent lives.

AGAINST WOMEN IN POLITICAL LIFE VIOLENCE
Any action, conduct, or omission, carried out directly or through third parties that, based on gender, causes harm or suffering to a woman or to various women, with the effect of impairing or nullifying the recognition, enjoyment, or exercise by women of their political rights.

ONLINE VIOLENCE, HARASSMENT, AND ABUSE
Form of violence that seeks to create a hostile environment to embarrass, intimidate, belittle, or degrade women. Some examples: direct or indirect threats of physical or sexual violence; discrimination through sexist, racist, or homophobic content; online harassment; revealing or sharing personal information or documents or private images of the woman without her consent, etc.

FEMALE GENITAL MUTILATION
Todos los procedimientos que implican la resección parcial o total de los genitales externos femeninos u otras lesiones de los órganos genitales femeninos por razones no médicas.

TRAFFICKING IN PERSONS
The recruitment, transportation, transfer, harboring or receipt of persons, by means of various forms of coercion to obtain consent, including threats, fraud, deception, and the abuse of power or of a position of vulnerability, for the purpose of exploitation. Exploitation shall include sexual exploitation and slavery or practices similar thereto. The trafficking of women for the purpose of sexual exploitation may be punished even if carried out with the consent of the female victim.

SYMBOLIC VIOLENCE
Set of attitudes, gestures, behavior patterns, and beliefs, whose conceptualization makes it possible to understand the existence of the oppression and subordination of women and other traditionally excluded groups. Symbolic violence is a means of upholding mistreatment and discrimination, and it is present in all the other types of violence defined above.

FEMICIDE/FEMINICIDE
The violent death of women based on gender, whether it occurs within the family, a domestic partnership, or any other interpersonal relationship; in the community, by any person, or when it is perpetrated or tolerated by the state or its agents, by action or omission.
CONCEPTS

Certain basic concepts must be mastered in order to understand the fight to achieve equality and fully guarantee the rights of all women; this will avoid confusion and ensure precision in the language used to reach the objectives.
**FEMINISM**
Belief that men and women should have equal rights and opportunities. It is the theory of the political, economic, and social equality of the sexes.

**SORORITY**
Partnership and solidarity among women to change their lives and the world in a fair, libertarian way. The concept of sorority spells out the ethical-political principles of equivalence and parity relationships among women.

**PATRIARCHY**
The organization of the social, ideological, and political system that has historically been imposed—through force, pressure, tradition, the law, language, customs, education, or the division of labor—to ensure and perpetuate the submission of women and other traditionally excluded groups to various power groups, typically male.

**GENDER**
The way the roles associated with male and female are expressed, through culture, society, and history.

**GENDER EQUALITY**
When men and women enjoy the same status and have equal opportunities to realize their full human rights and their potential to contribute to political, economic, social, and cultural development.

**GENDER EQUITY**
That is to say, all of the measures that make it possible to offset the historical and social disadvantages that prevent women’s equal enjoyment of the benefits of development. For example, the nondiscrimination and gender mainstreaming policies taught in various government organizations.

**GENDER MAINSTREAMING**
Strategy for including women’s concerns and experiences in the development of policies and programs in all political, economic, and social spheres so that inequality is not perpetuated. The states have the challenge of incorporating the gender perspective at all levels of public administration.

**GENDER IDENTITY**
Each person’s deeply felt internal and individual experience of gender, which may or may not correspond with the sex assigned at birth.
GENDER STEREOTYPES
Preconceived ideas, prejudices, beliefs, and opinions that are generally ascribed to various groups of people. Sexist stereotypes serve to justify and perpetuate the situation of inferiority and discrimination experienced by women.

DISCRIMINATION AGAINST WOMEN
Any distinction, exclusion, or restriction made on the basis of sex which has the effect or purpose of impairing or nullifying the recognition, enjoyment, or exercise by women of human rights and fundamental freedoms in any sphere.

WOMEN’S EMPOWERMENT
Process by which women obtain and develop authority, ability, and control over their own lives. One of the United Nations Sustainable Development Goals is to achieve gender equality and empower all women and girls.

SEXISM
All of the methods used by the patriarchal system to perpetuate the inferior status, subordination, and exploitation of females.

ANDROCENTRISM
Placing man at the center of all things. It is one of the strategies, conscious or otherwise, used to withhold and deny women their rights and prevent their full participation.
Despite the progress that has been made on the complete fulfillment of women’s rights, new obstacles have emerged for women, and in some countries there have been setbacks in the forward movement towards equality and the elimination of violence. As society moves towards guaranteeing and protecting women’s rights, new fronts for the battle are becoming apparent, as well as necessary. Accordingly, the CIM has identified ten priority issues to work on.

**EMERGING ISSUES**

- **WOMEN’S LEADERSHIP**
- **ECONOMIC AUTONOMY OF WOMEN**
- **FEMINICIDE OR FEMICIDE**
- **INTERSECTIONALITY AND THE HUMAN-RIGHTS APPROACH**
- **SEXUAL VIOLENCE AND CHILD PREGNANCY**
- **CHILD MARRIAGE AND EARLY, FORCED UNIONS**
- **VIOLENCE AGAINST WOMEN IN POLITICAL LIFE**
- **PARITY IN POLITICAL LIFE**
- **DRUG POLICIES AND INCARCERATION FOR WOMEN**
- **HUMAN TRAFFICKING AND DISAPPEARED WOMEN**
WOMEN’S LEADERSHIP

In a disconcerting scenario that lacks women leaders, and in which anti-gender movements are proliferating, with leaders and authorities speaking out against women’s rights, a persistent gap between formal rights and the implementation thereof in women’s daily lives, and troubling levels of corruption in the region, among other issues, the CIM holds that women’s leadership and empowerment are fundamental to change in the region. The idea is not only to increase the number of women in leadership and decision-making positions, but also to support their capacity for effective advocacy in decision-making and to foster a cross-cutting agenda of gender equality. Women’s empowerment and leadership encourage strong, sustainable economies and strengthen the legitimacy of democratic systems, by ensuring that a greater diversity of voices will contribute to political and economic decision-making processes.

ECONOMIC AUTONOMY OF WOMEN

In the Declaration of Lima on Equality and Autonomy in the Exercise of Women’s Economic Rights, the CIM expressed that women’s autonomy is a vital imperative for achieving gender equality. In the region, there are still obstacles that prevent women from earning their own incomes and generating their own resources on a level playing field with men. These obstacles include the enduring salary gap that continues to breed discrimination and inequality; women’s integration into the labor market without their partners taking on their commensurate joint responsibility (meaning that women continue to be the primary caretakers of the household, children, and elderly adults); and the concentration of women in the services sector and informal economy, where they face greater job insecurity, earn less, and are more likely to be assaulted, harassed, or exploited; among other realities.

FEMINICIDE OR FEMICIDE

In the Declaration on Femicide, the Committee of Experts of the MESECVI stated that femicide is the gravest form of discrimination and violence against women. The high rates of violence against women, women’s limited or total lack of access to justice, the prevailing impunity in such cases, and the persistence of discriminatory sociocultural patterns, among other causes, lead to increased deaths. Article 7 of the Convention of Belém do Pará establishes that the states should condemn all forms of violence against women and agree to pursue, by all appropriate means and without delay, policies to prevent, punish, and eradicate such violence.

INTERSECTIONALITY AND THE HUMAN-RIGHTS APPROACH

Of particular concern is the lack of services in view of the many factors of discrimination and violence faced by women, girls, and adolescents with disabilities; elderly adults; people of African descent; indigenous persons; female peasants; lesbians; transsexual and intersex persons; and female migrants and refugees, among others. Article 9 of the Convention of Belém do Pará calls on the states to take special account of the vulnerability to violence of these women and girls, in particular when they are pregnant, socioeconomically disadvantaged, affected by armed conflict, or deprived of their freedom. Accordingly, the MESECVI included intersectionality and the human-rights approach among the strategic challenges to eradicating the various types of violence against women in the region.
SEXUAL VIOLENCE AND CHILD PREGNANCY:

The international community and organizations working to guarantee women’s human rights are very concerned about the high rates of sexual violence; its direct effects on marriages, unions, and child pregnancies; forced maternity; and the absence of policies to address this grave situation. Sexual violence not only affects the physical and reproductive health of the victims, but also increases the risk of maternal and infant mortality and leads to high-risk pregnancies and other pregnancy-related problems such as unsafe abortions, premature births, fetal distress, etc. Because of this, in the Hemispheric Report on Child Pregnancy in the States Party to the Belém do Pará Convention the Committee of Experts of the MESECVI emphatically stated that sexual relations with girls under 14 years of age constitute a crime, and that all pregnancies in girls under the age of 14 should be considered to have resulted from sexual violence.

CHILD MARRIAGE AND EARLY, FORCED UNIONS

In the Americas, forced child marriage and unions are harmful practices that violate and disregard human rights, especially the human rights of girls and adolescents. UNICEF estimates that 23% of girls in Latin America and the Caribbean are married or in a union before they turn 18. Furthermore, LAC is the only region in the world where the rates of child marriage and early unions are increasing as opposed to decreasing. The states in the region should step up their efforts and prioritize initiatives that seek to change this scenario by, for example, improving data collection, promoting legislative reforms, designing public policies, and ensuring the coordinated, integrated response of the international community, governments, academia, and civil society.

VIOLENCE AGAINST WOMEN IN POLITICAL LIFE

The violence exercised against women in political life constitutes a grave violation of their human rights and a threat to the region’s democracies. Because of this, the Committee of Experts of the MESECVI adopted the Inter-American Model Law on the Prevention, Punishment, and Eradication of Violence Against Women in Political Life, which is intended to serve as a legal basis, providing the states the legal framework necessary to guarantee women’s right to a violence-free political life, in the understanding that eliminating this violence is an essential condition for democracy and governance in the hemisphere.

PARITY IN POLITICAL LIFE

With parity, the idea of political power is reformulated into a space that should be shared equally by men and women. Given the enduring political exclusion of women, it is imperative to understand parity as a general democratic principal and as a strategy designed to resolve the deficiencies of representative democracies. Accordingly, the CIM has addressed this issue from a comprehensive perspective involving two dimensions. First, parity access of men and women to all state institutions (legislative, executive, judicial), and especially to positions of power, from local to international, and in general, to all public and political organizations, including political parties, unions, and other social and political organizations. Second, parity must be aimed at ensuring that the conditions in which women exercise their political rights are free of discrimination and violence.
DRUG POLICIES AND INCARCERATION FOR WOMEN

A CIM investigation revealed that in many countries of the region the majority of incarcerated women are in prison for drug-related sentences. However, women do not tend to have prominent roles in drug-trafficking networks, and are instead concentrated in lower ranking, more dangerous positions. With the publication “Women, Drug Policies, and Incarceration”, the CIM seeks to offer a roadmap for implementing changes that could benefit thousands of incarcerated women in the Americas.

HUMAN TRAFFICKING AND DISAPPEARED WOMEN

Globally, trafficking in persons chiefly affects women and girls, with 71% of victims being female. Further, three out of every four women and girl victims of trafficking are used for the purposes of sexual exploitation. The Convention of Belém do Pará recognizes the trafficking of women as a form of violence against them, and therefore obliges the states party to prevent, investigate, punish, and eradicate this problem. The limited amount of statistical information on women reported as disappeared is concerning, as it means that the number of women in the hemisphere affected by this problem is unknown. However, the issue’s inherent relationship with human trafficking and the dynamic of sexual exploitation, as well as with other forms of violence against women contained in the Convention, has nevertheless been established. Accordingly, trafficking in persons and the disappearance of women are included among the strategic challenges to work on eradicating with the states.
THE MAJOR CHALLENGE:
REDUCE THE IMPLEMENTATION GAP TO GUARANTEE WOMEN’S RIGHTS.
In the past few decades, the Americas have adopted countless binding legal agreements, political statements, and commitments that offer political and regulatory support for protecting and guaranteeing the rights of women. On paper, women enjoy a broad range of rights on a level playing field with men. However, there is a gap between these rights, recognized by law, and women’s realities. That is to say, these rights, consecrated in treaties, laws, and/or regulations, have not yet decisively impacted women’s daily lives.

Therefore, one of the states’ biggest challenges in seeking to tangibly improve women’s lives is to shrink this gap as much as possible, eradicating the obstacles to sustainable development, effective democratic governance, and human security.

In order to move safely towards shrinking the implementation gap, the states should, among other initiatives:

* Develop appropriate laws and/or public policies in order to execute initiatives in a participatory way from the perspective of diversity among women, nationally and internationally.

* Produce timely, trustworthy, and accessible information and data on the status of women’s rights.

* Ensure that research and follow-up studies are performed on the policies and strategies for protecting women’s rights.

* Strengthen institutional and intersector coordination of actions to promote and protect women’s human rights.

* Allocate the necessary human and financial resources to ensure the effective implementation of laws and policies, not only to the national machineries for women, but to the entire public sector in a cross-cutting way.
THREATS TO WOMEN’S RIGHTS
Despite the significant progress made towards the recognition and exercise of women’s human rights in the Americas, some existing dynamics still threaten effective access to these rights. Most notably, they include:

**PERSISTENCE OF DISCRIMINATION AND VIOLENCE AGAINST WOMEN**

No country in the region has been able to guarantee the right of all women to live free of violence and discrimination. One of the principal reasons for this is the persistence of sociocultural patterns and practices that legitimize, strengthen, and exacerbate violence against women. For this reason, Article 8 of the Inter-American Convention on the Prevention, Punishment, and Eradication of Violence against Women (Convention of Belém do Pará) establishes that the states should adopt all measures necessary to modify these patterns of conduct that underpin violence against women, and further, the population should be educated about the problems related to this type of violence.

**IMPLEMENTATION GAP**

Despite the significant legislative progress made and the development of regulations in the states in the region, there is still a gap between the commitments acquired by the states and women’s realities. Laws recognizing the rights of women are undeniably important, but they are not sufficient, and they should be accompanied by strategies, measures, and actions that make it possible to guarantee the recognized rights. For example, increased budgets for eradicating violence against women, since at present the countries in the region allocate less than 1% of their total budgets to programs and plans to combat gender violence and other associated institutions. Setting down rights in the law is only the first step towards making progress towards protecting and guaranteeing women’s human rights.

**ANTI-GENDER/ANTI-WOMEN’S RIGHTS CAMPAIGNS:**

In the past few years, the amount of hate speech referring pejoratively to the analytical category of gender as an ideology, mainly through moral and religious judgments that legitimate violence against women, has proliferated. This hate speech misleads the population, foments male chauvinism and misogyny, perpetuates discriminatory stereotypes and gender roles, and could influence government decisions, all of which transform into overt setbacks for women’s liberation.
CIVIL SOCIETY ORGANIZATIONS

Creating networks
ASOCIACIÓN CIVIL COMUNICACIÓN PARA LA IGUALDAD [COMMUNICATION FOR EQUALITY CIVIL ASSOCIATION] (Argentina)
The Asociación Civil Comunicación para la Igualdad is a civil society organization with legal personality granted by the Corporate Records Office. Its purpose is to promote gender equality in communications, in all spheres (journalism, internal and external institutional communications, publicity, campaigns, etc.).

CLADEM: COMITÉ DE AMÉRICA LATINA Y EL CARIBE PARA LA DEFENSA DE LOS DERECHOS DE LAS MUJERES [LATIN AMERICAN AND CARIBBEAN COMMITTEE FOR THE DEFENSE OF WOMEN’S HUMAN RIGHTS] (Regional)
CLADEM is a feminist network that works to promote the full enforcement of women’s rights in Latin America and the Caribbean, using the law as a tool for change. It has held Category II consultative status with the United Nations since 1995 and has been recognized for participation in OAS activities since 2002.

HEARTLAND ALLIANCE FOR HUMAN NEEDS AND HUMAN RIGHTS (Global)
Heartland Alliance is a global organization working to fight poverty. It mainly works in communities in the United States, but also works with communities in other parts of the world to serve those who are homeless, living in poverty, or seeking safety. It provides a comprehensive array of services in the areas of health, housing, jobs, and justice, and leads state and national policy efforts that target lasting change for individuals and society.

ASOCIACIÓN PARA UNA VIDA MEJOR DE PERSONAS INFECTADAS/AFFECTADAS POR EL VIH-SIDA EN HONDURAS [ASSOCIATION FOR A BETTER LIFE FOR PERSONS INFECTED/AFFECTED BY HIV-AIDS IN HONDURAS] (APUVEIMEH) (Honduras)

OBSERVATORY ON GENDER VIOLENCE (OVG) OF THE OMBUDSMAN OF THE PROVINCE OF BUENOS AIRES (Argentina)
The OVG was created by the Ombudsman as a tool to contribute towards progress on unifying gender violence registries. One of its most important functions is to make public recommendations to the relevant bodies and raise awareness in the citizenry and in key actors of the need for a single registry of cases of gender violence for the province of Buenos Aires.

ABOSEX ABOGAD*S POR LOS DERECHOS SEXUALES [ATTORNEYS FOR SEXUAL RIGHTS] (Argentina)
We are a team of legal activists committed to human rights and sexual rights. We are united around the possibility of creating social and political transformations through our critical advocacy on the law.

AMMAR (Argentina)
The Asociación de Mujeres Meretrices de Argentina [Association of Argentine Women Sex Workers] (AMMAR) was founded in response to the constant harassment and violence by the police. By coming together we have discovered that in our union lies the strength and the drive to achieve objectives that will benefit sex workers and society in general.
RED DE TRABAJADORAS SEXUALES DE AMÉRICA LATINA Y EL CARIBE [LATIN AMERICAN AND CARIBBEAN NETWORK OF SEX WORKERS] (REDTRASEX) (Regional)
The Latin American and Caribbean Network of Sex Workers was founded in 1997 out of a meeting in Heredia, Costa Rica, where women sex workers from the region gathered for the first time. REDTRASEX is made up of organizations of women sex workers and/or former sex workers, through which we represent ourselves. Our network includes organizations from 14 countries (Argentina, Bolivia, Chile, Colombia, Costa Rica, El Salvador, Guatemala, Honduras, Nicaragua, Panama, Paraguay, Peru, Dominican Republic, and Mexico).

AKAHATÁ. EQUIPO DE TRABAJO EN SEXUALIDADES Y GÉNEROS [WORKING GROUP ON SEXUALITY AND GENDER] (Regional)
Akahatá is a team of individuals committed to human rights who have come together to work on issues related to gender and sexuality and the rights derived therefrom, from a perspective that covers social, cultural, economic, legal, and all other aspects that foster the promotion and protection of the full exercise of sexuality, based on gender equity, freedom, respect for diversity, and enjoyment without any coercion or abuse of power whatsoever.

REDLACTRANS RED LATINOAMERICANA Y DEL CARIBE DE PERSONAS TRANS [LATIN AMERICAN AND CARIBBEAN NETWORK OF TRANS PERSONS] (Regional)
REDLACTRANS is a network of trans persons from Latin America and the Caribbean. We work to ensure the fulfillment and exercise of human rights with and for our population through strategies like political advocacy, awareness-raising, participation, and strengthening our organizations in actions in health, education, and justice.

TRANSVIDA (Costa Rica)
Promote comprehensive health, opportunities for formal, alternative, and lifelong education; promote education on and the defense of the human rights of the target population.

UNES UNIDAS EN LA ESPERANZA [UNITED IN HOPE] (Paraguay)
Peer health promotion. Legal and psychological advising, counseling. Health checks.
Telephone numbers: 46 116 - 0983465174
E-mail: unidasenlaesperanza@yahoo.com
Address: Tacuarí 348 c/ 25 de Mayo

FUNDACIÓN INSTITUTO DE LA MUJER [WOMEN’S INSTITUTE FOUNDATION] (Chile)
We are a nongovernmental organization that has been promoting feminist, secular, and humanitarian proposals since 1987 to overcome all forms of discrimination against women.

LEASUR LITIGACIÓN ESTRUCTURAL PARA AMÉRICA DEL SUR [STRUCTURAL LITIGATION FOR SOUTH AMERICA](Chile)
Leasur is a nongovernmental organization founded in Santiago, Chile, in January 2014 and dedicated to defending and promoting the rights of persons deprived of liberty, with a critical approach. Through strategic litigation, Leasur seeks to ensure conditions of justice and equality for the prison population and to influence the generation of public policies that make more efficient use of prisons in Chile.

AGRUPACIÓN LÉSBICA ROMPIENDO EL SILENCIO [BREAKING THE SILENCE LESBIAN ASSOCIATION] (Chile) Constant reinvention for the human rights of lesbian and bisexual women in Chile. More than 14 years.
FUNDACIÓN MARGEN DE APOYO Y PROMOCIÓN DE LA MUJER [MARGIN OF SUPPORT AND ADVANCEMENT OF WOMEN FOUNDATION] (Chile)
The Fundación Margen is an organization that was founded in 1998 as a forum for defending the rights of women, especially women sex workers. It was formed by individuals from the Asociación Pro Derechos de la Mujer [Pro-Women’s Rights Association] and the Sindicato Ángela Lina [Ángela Lina Union].

OBSERVATORIO CONTRA EL ACOSO CALLEJERO [OBSERVATORY AGAINST STREET HARASSMENT] (OCAC) (Chile)
A nonprofit organization that seeks to raise awareness as street harassment as a form of gender-based violence. We are a space where men and women can give their testimonies and opinions on these aggressions that occur on a daily basis in public places.

COLECTIVO CONTRA LA VIOLENCIA GINECO-OBSTÉTRICA [COLLECTIVE AGAINST GYNECOLOGICAL-OBSTETRIC VIOLENCE] (Chile)
The Colectivo Contra la Violencia Obstétrica was founded at the end of 2014, mainly due to our concern upon repeatedly hearing the testimonies and stories of family members, friends, and acquaintances about their discomfort, painful memories, and even physical sequelae of their gynecological experiences, such as uncomfortable appointments with the gynecologist or midwife, traumatic births, and totally uncalled for mistreatment. We saw that this was happening over and over again, which made us wonder why these expressions of violence were so socially and culturally accepted.

ONG RAÍCES [ROOTS NGO] (HUMAN TRAFFICKING AND CHILD SEXUAL EXPLOITATION) (Chile)
The NGO Raíces is a nonprofit organization dedicated to promoting and restituting the rights of girls, boys, adolescents, and women. In our more than 20 years of work, our organization has specialized in research, prevention, raising awareness, monitoring public policies, training key actors, communications for a rights culture, and the redress of damages for diverse human rights violations, particularly sexual violence and human trafficking.

RED CONTRA LA VIOLENCIA HACIA LAS MUJERES [NETWORK AGAINST VIOLENCE AGAINST WOMEN] (Chile)
The Red Chilena contra la Violencia hacia las Mujeres [Chilean Network against Violence against Women], formerly the Red Chilena contra la Violencia Doméstica y Sexual [Chilean Network against Domestic and Sexual Violence], is a coordinated group of collectives, social, nongovernmental, and women’s organizations, that has been working to help eradicate violence against women and girls since 1990. Its actions include reporting, campaigns, studies, and other public interventions coordinated throughout the country; it organizes film series and talks, implements training schools, and has been conducting the nationwide campaign “Careful! Misogyny kills” since 2007.

CORPORACIÓN HUMANAS [HUMAN CORPORATION] (WOMEN’S HUMAN RIGHTS) (Chile)
Corporación Humanas was founded in 2004 by a group of feminist, professional, women human rights defenders, with the aim of creating a space for action, reflection, and advocacy on the country’s institutional development, in order to help further democracy and the inclusion of women.
ORGANIZATIONS

CORPORACIÓN MILES [MILES CORPORATION] (Chile)
Corporación MILES Chile is a private nonprofit, nongovernmental organization. Since its founding in 2010, its mission has been to generate knowledge, public policies, and legislative changes, and to train, educate, and coordinate networks for promoting sexual and reproductive rights in the country in connection with human rights, thus helping to improve comprehensive sexual and reproductive healthcare services.

CASA DE MEMORIA JOSÉ DOMINGO CAÑAS [JOSÉ DOMINGO CAÑAS HOUSE OF MEMORY] (COMMITTEE OF HUMAN RIGHTS OBSERVERS) (Chile)
The Fundación 1367 [1367 Foundation], which manages and represents the Casa de Memoria José Domingo Cañas, is a nonprofit legal entity established as such in April 2009, based on the historical, collective, and self-managed experience of various groups of family members of disappeared detainees, survivors, artists, militants, and former militants, among other social actors, who have come together to recover the historical memory of the experiences of neighborhood, student, and grassroots organizations that fought to build a fairer, more egalitarian society, that are participating in the unrestricted defense of human rights and the social commitment to recognition of and justice for the repression exercised in Chile by the military-civilian dictatorship from 1973-1990.

COLOMBIA DIVERSA [DIVERSE COLOMBIA] (Colombia)
Founded in 2004, Colombia Diversa is the leading organization in defense of the human rights of LGBT persons in Colombia. Its work focuses on three main areas: 1. Promoting and defending the human and legal rights of LGBT persons in Colombia; 2. Working to positively change ideas about LGBT persons in Colombia; 3. Promoting the organization and the political impact of the LGBT community in Colombia.

COALITION OF LGBTTTI ORGANIZATIONS (Regional)
ILGA—the International Lesbian, Gay, Bisexual, Trans and Intersex Association—is a worldwide federation of local and national member organizations campaigning for equal rights for lesbian, gay, bisexual, trans, and intersex persons.

WOMEN’S LINK WORLDWIDE (Global)
At Women’s Link Worldwide, we use the power of the law to promote social change that advances the human rights of women and girls, especially those facing multiple inequalities.

SOCIETY AGAINST SEXUAL ORIENTATION DISCRIMINATION. (Guyana)
SASOD is an organization committed to ending all forms of homophobia in Guyana, including transphobia, biphobia, and lesbophobia. To achieve this goal, we focus on engaging key sectors of society where anti-LGBT prejudices are prevalent. Through a discrimination reporting and documentation system, awareness and education activities, and direct engagement with people, our homophobia(s) program seeks to cultivate positive changes in attitudes which drive stigma and discrimination against LGBT people.

CENTRO DE PROMOCIÓN Y DEFENSA DE LOS DERECHOS SEXUALES Y REPRODUCTIVOS – PROMSEX. (Perú)
PROMSEX is a feminist nongovernmental organization made up of professional and activist men and women seeking to ensure that the integrity and dignity of persons is respected in their access to sexual and reproductive health, and to promote justice and human safety, through political advocacy, knowledge generation, and coordination with other civil society organizations.
## AN ISSUE THAT CONCERNS US ALL

Compilation of tips and data that describe, like a photograph, the situation of gender violence in the Americas.

<table>
<thead>
<tr>
<th>Topic</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>CONVENTION OF BELEM DO PARA</strong></td>
</tr>
<tr>
<td><strong>JUSTICE</strong></td>
</tr>
<tr>
<td><strong>VIOLENCE</strong></td>
</tr>
<tr>
<td><strong>FEMINICIDE</strong></td>
</tr>
<tr>
<td><strong>GENDER EQUALITY</strong></td>
</tr>
<tr>
<td><strong>CHILD MARRIAGE / EARLY UNIONS</strong></td>
</tr>
<tr>
<td><strong>POLITICAL PARTICIPATION OF WOMEN</strong></td>
</tr>
<tr>
<td><strong>LEGISLATION</strong></td>
</tr>
<tr>
<td><strong>POPULATION</strong></td>
</tr>
<tr>
<td><strong>CHILD AND ADOLESCENT PREGNANCY</strong></td>
</tr>
<tr>
<td><strong>EDUCATION</strong></td>
</tr>
</tbody>
</table>
CONVENTION OF BELÉM DO PARÁ

- The Convention of Belém do Pará is innovative because it establishes that all women have the right to a life free of violence, in both the public and private spheres.
- The states have the obligation to prevent, punish, and eradicate violence against women.
- A cultural transformation is necessary to eradicate the unequal power relations that affect women.
An issue that concerns us all

SIGNIFICANT DATA

ATLAS OF THE STRUGGLES OF WOMEN- 90 YEARS CIM

JUSTICE

- The impunity of violence against women helps to perpetuate and create social acceptance of the problem.

- The gender perspective should be incorporated into all spheres and levels of the public service. Most acts of violence against women go unpunished.

- The inefficiency of the administration of justice in cases involving women is a form of discrimination against women.

- Female victims of violence and their family members have the right to comprehensive redress for the harm done to them, including financial compensation.

- Many women decide to not report violence against them due to the inefficiency of the justice system.

- The lack of an institutional response to women’s complaints is another form of violence against them.
VIOLENCE

- **Violence against women**: any action or conduct, based on gender, which causes death or physical, sexual, or psychological harm or suffering to women, whether in the public or the private sphere.

- **Sexual violence**: conduct that violates a woman’s right to freely decide about her sexuality.

- **Sexual slavery**: when a woman is sold, exchanged, or forced to perform sexual acts.

- **Sexual harassment**: when one person, who is in a position of power, demands that another perform sexual acts, under threat or with the promise of a benefit.

- **Political violence**: any action, conduct, or omission in the political sphere directed against women because they are women, or that disproportionately affects women, with the goal or result of partially or fully preventing women from enjoying their political rights.

- **Feminicide**: the violent death of a woman on account of her gender, whether it occurs within the family, a domestic partnership, or any other interpersonal relationship; in the community, committed by any person, or when it is perpetrated or tolerated by the state or its agents, by action or omission.
In Latin America and the Caribbean, feminicides are the gravest expression of discrimination and violence against women.

The high rates of violence against women, women’s limited or total lack of access to justice, the prevailing impunity in cases of violence against women, and the persistence of discriminatory sociocultural patterns, among other causes, lead to increased deaths.

Women in all conditions, situations, and stages of life are victims of feminicide.

Every day, 12 women are killed because they are women.

More than 2,089 women were victims of feminicide in 2014.

Seventeen Latin American countries have laws against feminicide.

More than half of the 25 countries with the highest rates of feminicides in the world are located in Latin America and the Caribbean.

Assault and homicide are the second leading cause of death for women between 15 and 39 years of age.

 Violence against women can occur in the family or the community, and be perpetrated or tolerated by the state or its agents, wherever it takes place.

Women and girls in more vulnerable groups that have historically been discriminated against are more likely to suffer violence.

Feminicides are more likely to go unpunished when they occur in emergency situations, armed conflicts, natural disasters, and other risky situations.
CHILD MARRIAGE / EARLY UNIONS

- Child marriage profoundly affects the victimized girls, their children, their families, and even their communities.
- Girls who marry or enter into a union at an early age are less likely to continue and finish their studies.
- Girls who are victims of child marriage or early unions are more likely to give birth before they turn 18 years of age.
- Girls who are victims of child marriage or early unions are more likely to earn less in the future.
- Girls who are victims of child marriage or early unions are more likely to suffer gender-based violence.
- If child marriage were eradicated, the benefits in terms of wellbeing for the populations could reach more than USD 500 billion annually.
- Girls and adolescents in early unions are at higher risk of suffering sexual violence.
- In some countries, more than 21% of maternal deaths are adolescents 10 to 14 years old.
- Sexual contact with girls under the age of 14 is always considered to be sexual abuse.
GENDER EQUALITY

- Today, the gender equality agenda is a fundamental part of the good in the world.
- Gender equality and the empowerment of all the women and girls in the world is goal for 193 countries in the world, approved in 2015 as the fifth Sustainable Development Goal in the 2030 Agenda.

POLITICAL PARTICIPATION OF WOMEN

- In Latin America, lower houses, on average, are 28.2% women.
- To reach gender parity, political commitment and will are needed at all levels, including in political parties.
LEGISLATION

- The Latin America and Caribbean region is the world’s most advanced in terms of legislation on violence against women.
- All Latin American countries have laws or policies in place to protect the rights of women.

POPULATION

- The population of women in Latin America is slightly larger than the population of men.
CHILD AND ADOLESCENT PREGNANCY

- The risk of maternal mortality in girls and adolescents younger than 16 is four times higher than in other women.
- The neonatal mortality rate for children born to girls and adolescents is 50% higher than for those born to other women.
- In the region, between 11 and 20% of pregnancies in girls and adolescents result from sexual violence.
- In some countries, adolescents 10 to 14 years old account for more than 21% of maternal deaths.
EDUCATION

- Women and girls have the right to be educated in a violence-free environment without stereotypes.
- Latin American women are more educated than men, but this has not played out in the labor market.
- In Latin America and the Caribbean, 98.6% of women between 15 and 24 years of age are literate. In some countries, over 99% of them are.