GLOBAL STUDY ON HOMICIDE

Gender-related killing of women and girls
Preface

Homicide represents the most extreme form of violence against women, a lethal act on a continuum of gender-based discrimination and abuse.

As this research shows, gender-related killings of women and girls remain a grave problem across regions, in countries rich and poor. While the vast majority of homicide victims are men, killed by strangers, women are far more likely to die at the hands of someone they know.

Women killed by intimate partners or family members account for 58 per cent of all female homicide victims reported globally last year, and little progress has been made in preventing such murders. Targeted responses are clearly needed.

This booklet – part of the forthcoming Global Study on Homicide by the United Nations Office on Drugs and Crime (UNODC) – is being released on the International Day for the Elimination of Violence against Women 2018 to raise awareness, increase understanding and inform action.

It is also a call for Governments to help us shed further light on these challenges by collecting the needed data and reporting on all forms of gender-based violence.

UNODC remains committed to supporting Member States to strengthen evidence-based policies and criminal justice responses that can prevent and end violence against women and gender-related killings.

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Scope of the study

This study gives an overview of the scope of gender-related killing of women and girls. It provides in-depth analysis of killings perpetrated within the family sphere and examines forms of gender-related killings perpetrated outside the family sphere, such as the killing of women in conflict and the killing of female sex workers. The study explores the scale of intimate partner/family-related killings of women and girls, and describes different forms of gender-related killings of women. It also looks at the characteristics of the perpetrators of intimate partner killings, the link between lethal and non-lethal violence against women, and the criminal justice response.

The availability of data on intimate partner/family-related homicide means that such killings of females are analysed in greater depth than other forms of “femicide” and that the analysis focuses on how women and girls are affected by certain norms, harmful traditional practices and stereotypical gender roles. Although other forms of gender-related killing of women and girls are described, such as female infanticide and the killing of indigenous or aboriginal women, given severe limitations in terms of data availability, only literature-based evidence is provided.

The data presented in this study are based on homicide statistics produced by national statistical systems in which the relationship between the victim and perpetrator or the motive is reported. While the disaggregation of homicide data at country level has improved over the years, regional and global estimates are based on a limited number of countries, with Africa and Asia accounting for most of the gaps.

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1 Throughout this study the word “femicide” is written with quotation marks when it refers to a concept that is not clearly defined and covers acts subject to a certain degree of interpretation. Femicide is written without quotation marks when referring to countries in Latin America that have defined this concept in their national legislation.
Introduction to the concept of gender-related killing of women and girls

The focus of this study is on the killing of women and girls as a result of gender norms. Among the many documents that draw attention to the alarming proportions reached by this phenomenon in all its different manifestations, the 2013 United Nations General Assembly resolution on “Taking action against gender-related killing of women and girls” is noteworthy. ²

Some national Governments, international organizations, academics and advocates of women’s rights use the term “femicide” to refer to this problem. The notion of gender-related killing, or “femicide”, requires an understanding of which acts are gender related; something that is subject to a certain degree of interpretation. For example, in many cases there is a continuum of (intimate partner) violence that culminates in the killing of women even when perpetrators have no specific (misogynistic) motives.

Nevertheless, some aspects of gender-related killing of women are indisputable, one being that this type of homicide is part of female homicide, yet not all female homicides are gender related. Therefore, only a specific, if considerable, share can be labelled “gender-related killings of women and girls”, i.e. “femicide”.

Gender-related killings of women and girls are committed in a variety of contexts and through different mechanisms. In broader terms, such killings can be divided into those perpetrated within the family and those perpetrated outside the family sphere. Data availability at regional and global level show that the vast majority of cases of this type of crime fall into the first category.

Gender-related killing of women and girls is analysed in this study using the indicator for intimate partner/family-related homicide. This provides a concept that covers most gender-related killings of women, is comparable and can be aggregated at global level. Other existing national data labelled as “femicide” are not comparable as countries use different legal definitions of this concept when collecting

² United Nations General Assembly Resolution 68/191 specifically states: “Deeply concerned that the global prevalence of different manifestations of the gender-related killing of women and girls is reaching alarming proportions, Concerned about violent gender-related killing of women and girls, while recognizing efforts made to address that form of violence in different regions, including in countries where the concept of femicide or feminicide has been incorporated into national legislation, draws attention to the alarming proportions reached by this phenomenon in all its different manifestations. The resolution also noted that gender-related killing of women and girls has been criminalized in some countries as “femicide” or “feminicide” and has been incorporated as such into national legislation in those countries.
data. Where data are available, however, it is clear that intimate partner/family-related homicide covers most of the killings categorized as “femicide” and is a good fit for analysing trends in the latter.

UNODC collects data from Member States on intimate partner/family-related homicide as a proxy for gender-related killings of women and the broad concept evolving around the notion of “femicide”. This indicator covers female victims of homicide perpetrated by current or former intimate partners, or other family members. General sex-disaggregated homicide data are collected through regular UNODC data collection on crime. Using the framework of the International Classification of Crime for Statistical Purposes (ICCS), homicide data can be categorized and analysed to define gender-related killings and quantify intimate partner/family-related homicide.

While the majority of intentional homicide victims are male, the majority of the victims of intimate partner/family-related homicide are women. Therefore, understanding the extent and patterns of the killing of women and girls requires the dedicated analysis of intimate partner/family-related homicide explored in this study.

3 UNODC collects data on intimate partner/family-related homicide through the Survey of Crime Trends and Operations of the Criminal Justice System.

4 The ICCS disaggregates intentional homicide according to the relationship between victims and perpetrators. Victims of intimate partner homicide include those killed by a current or former intimate partner or spouse. Victims of intimate partner/family-related homicide also include those killed by a blood relative, household member or relative by marriage or adoption. More information available at http://www.unodc.org/documents/data-and-analysis/statistics/crime/ICCS/Gender_and_the_ICCS.pdf.
Key findings

A total of 87,000 women were intentionally killed in 2017. More than half of them (58 per cent) – 50,000 – were killed by intimate partners or family members, meaning that 137 women across the world are killed by a member of their own family every day. More than a third (30,000) of the women intentionally killed in 2017 were killed by their current or former intimate partner – someone they would normally expect to trust.

Based on revised data, the estimated number of women killed by intimate partners or family members in 2012 was 48,000 (47 per cent of all female homicide victims). The annual number of female deaths worldwide resulting from intimate partner/family-related homicide therefore seems be on the increase.

The largest number (20,000) of all women killed worldwide by intimate partners or family members in 2017 was in Asia, followed by Africa (19,000), the Americas (8,000) Europe (3,000) and Oceania (300). However, with an intimate partner/family-related homicide rate of 3.1 per 100,000 female population, Africa is the region where women run the greatest risk of being killed by their intimate partner or family members, while Europe (0.7 per 100,000 population) is the region where the risk is lowest. The intimate partner/family-related homicide rate was also high in the Americas in 2017, at 1.6 per 100,000 female population, as well as Oceania, at 1.3, and Asia, at 0.9.

Even though the largest number of women and girls are killed by intimate partners or family members in Asia, they run the greatest risk of being killed by an intimate partner or family member in Africa.

The regions with the largest number of females killed purely by intimate partners (not including other family members) in 2107 were Asia and Africa (11,000 each), followed by the Americas (6,000), Europe (2,000) and Oceania (200).
Africa was also the region with the highest rate of females killed purely by intimate partners in 2017 (1.7 per 100,000 female population). The Americas had the second-highest rate (1.2), Oceania the third (0.9), Europe the fourth (0.6) and Asia the fifth-highest rate (0.5 per 100,000 female population).

The global rate of female total homicide in 2017 was estimated to be 2.3 per 100,000 female population, the global female intimate partner/family-related homicide rate was 1.3, while the female intimate partner homicide rate was estimated at 0.8 per 100,000 female population.

More than two thirds of all women (69 per cent) killed in Africa in 2017 were killed by intimate partners or family members, while more than a third (38 per cent) of women were killed by intimate partners or family members in Europe. Oceania accounts for the largest share of all the regions in terms of women killed exclusively by intimate partners, at 42 per cent, while Europe accounts for the lowest, at 29 per cent.

Only one out of every five homicides at global level is perpetrated by an intimate partner or family member, yet women and girls make up the vast majority of those deaths. Victim/perpetrator disaggregations reveal a large disparity in the shares attributable to male and female victims of homicides committed by intimate partners or family members: 36 per cent male versus 64 per cent female victims.

Women also bear the greatest burden in terms of intimate partner violence. The disparity between the shares of male and female victims of homicide perpetrated exclusively by an intimate partner is substantially larger than of victims of homicide perpetrated by intimate partners or family members: roughly 82 per cent female victims versus 18 per cent male victims.

These findings show that even though men are the principal victims of homicide globally, women continue to bear the heaviest burden of lethal victimization as a result of gender stereotypes and inequality. Many of the victims of “femicide” are killed by their current and former partners, but they are also killed by fathers, brothers, mothers, sisters and other family members because of their role and status as women. The death of those killed by intimate partners does not usually result from random or spontaneous acts, but rather from the culmination of prior gender-related violence. Jealousy and fear of abandonment are among the motives.
Through the indicator “female victims of homicide perpetrated by intimate partners or family members”, this study quantifies a significant share of all gender-related killings of women and girls perpetrated globally, including forms that are prevalent across certain regions, such as dowry and honour killing. Given the lack of data, it is not possible to quantify the number of gender-related killings outside the family, but the study describes their different manifestations and provides examples where information is available. The information available shows that, other than gender-related killings in conflict settings, gender-related killings of women and girls outside the family are relatively rare in comparison to killings perpetrated by intimate partners or other family members.

Countries have taken action to address violence against women and gender-related killings in different ways, by adopting legal changes, early interventions and multi-agency efforts, as well as creating special units and implementing training in the criminal justice system. Countries in Latin America have adopted legislation that criminalizes femicide as a specific offence in their penal codes. Yet there are no signs of a decrease in the number of gender-related killings of women and girls.

This study highlights what more can be done to prevent those killings. A more comprehensive range of coordinated services needs to be provided by police, criminal justice systems, health and social services. Moreover, in order to prevent and tackle gender-related killing of women and girls, men need to be involved in efforts to combat intimate partner violence/family-related homicide and in changing cultural norms that move away from violent masculinity and gender stereotypes.
Intimate partner/family-related killing of women and girls: scale of the problem

Scale of the problem in numbers of victims

The lethal victimization of women within the family sphere is encountered in all regions and countries. UNODC estimates that the deaths of women and girls resulting from intentional homicide perpetrated by an intimate partner or family member amounted to a global total of 50,000 in 2017. An improvement in the coverage of gender-disaggregated country data has led UNODC to reevaluate the 2012 figure published in the previous edition of the Global Study on Homicide to 48,000. The number of female deaths resulting from intimate partner or family/related homicide may therefore have increased slightly.

Given that the total number of deaths of women and girls worldwide resulting from all forms of intentional homicide amounted to 87,000 in 2017, more than half (58 per cent) of all female victims of intentional homicide, or 137 every day, were actually killed by a member of their own family. The number of women killed purely by their intimate partners (not including those killed by family members) was 30,000, meaning that more than one third (34 per cent) of all women and girls intentionally killed worldwide, or 82 every day, are killed by someone whom they would normally trust and expect to care for them.

Scale of the problem in homicide rates

The number of victims is only one way of looking at the toll that intimate partner/family-related homicide takes on women. Looking at the homicide rate per 100,000 female population offers a different perspective. For example, in absolute numbers, the largest number of women killed by an intimate partner or family member in 2017 was in Asia (20,000), by far the most populous of the five regions. However, at 3.1 per 100,000 female population, the highest rate of intimate partner/family-related homicide was in Africa. Thus, while fewer women are killed by their intimate partner or family members in Africa than in Asia, women are actually at a higher risk of being killed by their intimate partner or family members in Africa. Women are also most at risk of being killed by their intimate partners (not including other family members) in Africa (1.7 per 100,000 female population) and the Americas (1.2), while they are least at risk in Oceania (0.9), Europe (0.6) and Asia (0.5).

Estimated at 1.3 per 100,000 population in 2017, although slightly lower than in 2012, when it stood at 1.4 per 100,000 population, the female intimate partner/family-related homicide can be considered stable at global level. However, the female intimate-partner/family-related homicide rate not only has variations in the prevalence of homicide across regions but also between countries within those regions (see box 1). These variations show that, in general, countries with relatively low female total homicide rates tend to have a relatively larger share of female intimate partner/family-related homicides, whereas in countries with relatively high female total homicide rates, the share of female intimate partner/family-related homicides is relatively smaller. This is because more women are killed outside the family sphere, although the actual intimate partner/family-related homicide rate may still be relatively high.

5 In heterosexual relationships, women are killed by a male partner, whereas those killed by family members are killed by both sexes.
6 When provided by countries, 2017 data has been used throughout this study. Otherwise data refer to the latest available year.
7 The Global Study on Homicide 2013 estimated that 43,600 women were killed in 2012 by their family members or intimate partners.
BOX 1: Female total homicide and intimate partner/family-related homicide in selected countries

Rates of female total homicide and of intimate partner/family-related homicide, selected countries in Europe (2016)


Rates of female total homicide and of intimate partner/family-related homicide, selected countries in the Americas (2016)

Data on the killing of women perpetrated exclusively by intimate partners (not including other family members) is even harder to come by than data on women killed by intimate partners or family members, but where data are available (see box 2) the picture is similar to that relating to intimate-partner/family-related homicide, as mentioned in the previous paragraph.
Gender-related killing of women and girls

Rates of female total homicide and of intimate partner homicide, selected countries, Latin America and the Caribbean (2016)

Rates of female total homicide and of intimate partner homicide, selected countries, Asia (2016)

Scale of the problem in shares of all women murdered

While almost six out of every ten women (58 per cent) intentionally killed worldwide are actually murdered by an intimate partner or other family member, there are marked disparities in this share across all the regions.

In four of the six regions, the share is very large, making the home the most likely place for a woman to be killed. At the upper extreme, more than two thirds of all women (69 per cent) intentionally killed in Africa in 2017 were killed by intimate partners or other family members, while the region with the smallest share of women killed by intimate partners or other family members was Europe (38 per cent). Oceania accounted for the largest share of all the regions in terms of women killed exclusively by intimate partners, at 42 per cent, while Europe accounted for the lowest (29 per cent).

**Figure 1:** Female victims of intimate partner/family-related homicide and of intimate partner homicide as a percentage of female total homicide victims, by region (2017)

Female burden of intimate partner/family-related homicide

Although intimate partner/family-related homicide is the most important factor in understanding the magnitude of female deaths resulting from intentional homicide, this form of homicide only accounts for a relatively small proportion of all (male and female) homicides recorded globally. While still far too many, fewer than one out of every five homicides (18 per cent) at global level were perpetrated by an intimate partner or other family member in 2017. In terms of homicide perpetrated exclusively by an intimate partner (not including other family members), the proportion was lower: roughly one out of every eight (12 per cent) homicides.

At regional level, the portion of all homicides in 2017 caused by intimate partners or other family members in Oceania (39 per cent), Asia and Europe (both 24 per cent) was significantly larger than the share of such homicides in the other regions, particularly Africa and the Americas. In some countries in the Americas, very high homicide rates are associated with crime (mainly organized crime), which means that the shares of intimate partner/family-related homicide and of intimate partner homicide out of all homicides are smaller than in other regions, although the number of victims is still high in comparative terms. With the exception of Oceania, the disparity in the share of homicides caused by intimate partner or family members and those caused purely by intimate partners is less marked between regions.

Although women and girls account for a far smaller share of total homicides than men, they bear by far the greatest burden of intimate partner/family-related homicide, and intimate partner homicide.

At global level, men are around four times more likely than women to lose their lives as a result of intentional homicide: gender-disaggregated data on homicide reveal that the shares attributable to male and female victims remained very stable, with roughly 80 per cent of all homicides committed globally attributable to male victims and 20 per cent to female victims.

Only one out of every five homicides at global level may be perpetrated by an intimate partner or family member, yet women and girls make up the vast majority of those deaths. Victim/perpetrator disaggregations reveal a large disparity in the shares attributable to male and female victims of homicide committed by intimate partners or other family members: 36 per cent of victims were male, while 64 per
cent were female. This represents an increase of 4 percentage points in the share of female victims of intimate partner/family-related homicide since 2014.

Women also bear the greatest burden in terms of intimate partner homicide. The disparity between the shares of male and female victims of homicide perpetrated exclusively by an intimate partner is substantially larger than between male and female victims of homicide perpetrated by intimate partners or family members, with an even greater share of female victims in the total number of homicides committed: roughly 82 per cent were female victims while 18 per cent were male victims, a share that has remained quite stable since 2012. Intimate partner violence continues to take a disproportionately heavy toll on women.

**Male and female rates of intimate partner/family-related homicide**

In terms of country examples of male and female rates of total homicide and intimate partner/family-related homicide, because of existing limitations in the availability of data in countries in Africa and Asia, victims of intimate partner/family-related homicide disaggregated by sex can only be analysed in a few countries (see box 3). The picture shown in this sample is one in which intimate partner/family-related homicide remains stable over time, despite changes in the overall homicide rate. These limited examples also show that some countries may be an exception to the global pattern in which women are more likely to be victims of intimate partner/family-related homicide than men. However, while both male and female homicide is perpetrated within the domestic sphere, it is possible that the relationship between victims and perpetrators is not recoded for all homicides. Progress has been made by countries in collecting sex-disaggregated homicide data, yet advances made in collecting homicide data disaggregated by victim/perpetrator relationship are still limited. There are therefore serious limitations in terms of data availability for this indicator and, when reported, such figures may point towards an under-recording of victims.

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8 These findings are in line with those published in the *Global Study on Homicide* published by UNODC in 2011 and 2013, which also showed that women were overwhelmingly represented in the share of victims of homicide committed by family members and intimate partners.
BOX 3: Male and female intimate partner/family-related homicide and total homicide in selected countries

Rates of female intimate partner/family-related homicide and of total homicide, Armenia (left) and Sri Lanka (right) (2010–2013)

[Graph showing rates]


Rates of male intimate partner/family-related homicide and of total homicide, Armenia (left) and Sri Lanka (right) (2010–2013)

[Graph showing rates]


Rates of female intimate partner/family-related homicide and of total homicide, Egypt (left) and Mauritius (right) (2009–2011)

[Graph showing rates]

Gender-related killing of women and girls

Rates of male intimate partner/family-related homicide and of total homicide, Egypt (left) and Mauritius (right) (2009–2011)


Male and female rates of intimate partner homicide

Although data availability on male and female rates of intimate partner homicide is very limited across regions, it is possible to put those rates into perspective in a sample of European and Latin American countries (see box 4). A substantial disparity is observable between these values across both regions, with the female rate being much higher than the male rate. In Europe, the female intimate partner homicide rate was, on average, four times higher than the male intimate partner homicide rate in 2016. As significant as this may be, it is important to highlight the fact that these rates are very low when compared with overall national homicide rates. In Latin America, the disparity was even larger, as the female intimate partner homicide rate was five times higher than the male rate.

Asia, Europe and Oceania generally have low levels of homicide but the share of women among all homicide victims tends to be higher than in regions with higher levels of homicide. This observation is in line with the first of “Verkko’s laws”, the “static law”, which holds that the higher the level of homicide, the smaller the share of female victims and perpetrators. In other words, in countries with low homicide rates the difference between male and female homicide rates is smaller than in countries with high homicide rates.\(^9\)

\(^9\) Verkko, V., “Homicides and suicides in Finland and their dependence on national character”, *Scandinavian Studies in Sociology*, vol. 3 (Copenhagen, Gads Forlag, 1951).
The context of gender-related killing of women and girls

While the International Classification of Crime for Statistical Purposes (ICCS) provides the framework for recording homicide and crime data, according to the situational context, geographical location, date, time and motive, very few countries release national data on the circumstances surrounding gender-related killings of women and girls. Anecdotal information is available for very few countries. Reports from Argentina\textsuperscript{10} and Peru indicate that the majority of gender-related killings of women and girls, or femicide, in those countries are perpetrated in large cities, usually the capital. In the case of Peru, the mechanism...

for committing femicide is often asphyxiation or strangulation, stabbing, beating or shooting by firearm.\footnote{Instituto Nacional de Estadística, “Homicidios en el Perú, contándolos uno a uno: 2011-2014” (Observatorio de Igualdad de Género de América Latina y el Caribe, 2105), p. 37. Available at https://oig.cepal.org/es/documentos/homicidios-peru-contandolos-2011-2014-feminicidio-ministerio-publico.} Over the period 2011-2014, the majority of gender-related killings in Peru occurred in the private sphere, whether in the house occupied by the perpetrator and the victim, the house of the victim or the house of the perpetrator.\footnote{Instituto Nacional de Estadística, “Homicidios en el Perú, contándolos uno a uno 2011-2014”, p. 45.}
Defining and understanding gender-related killing of women and girls

Two terms, “femicide” and “feminicide”, are widely used in relation to the concept of gender-related killing of women and girls. The conventional understanding conveys the idea that hate crimes against women are perpetrated by men simply because of the gender roles assigned to women.

The term “femicide” was coined in the literature several decades ago to define the gender-related motivation associated with the killing of women and girls. Although the term has attracted attention to the extent that it is now used by some Governments and a wide range of stakeholders, at global level there is no commonly agreed definition of what constitutes “femicide”. What is observable, however, is a plurality of definitions stemming from different legal and sociological approaches, which indicate the elements that may contribute to labelling a crime “femicide”. The following section provides an overview of the sort of crimes that have been considered in the context of gender-related killing of women or “femicide”.

The history of the term “femicide” goes back to the term coined in the 1970s, which sought to raise awareness of the violent deaths of women and referred to the killing of females by males because they are females. Subsequently, “femicide” was defined in the first anthology on “femicide” published in 1992 as “the misogynous killing of women by men motivated by hatred, contempt, pleasure, or a sense of ownership over women, rooted in historically unequal power relations between women and men”. In the past few decades, the term and its associated problem has been gaining recognition by academics, civil society organizations, international organizations and regional organizations such as the European Union. For example, a report by the United Nations Secretary General in 2006 referred to “femicide” as “the gender-based murder of a woman” and “the murder of women because they are women”. The report focused on certain settings and community contexts, such as intimate partner violence, armed conflict and dowry disputes, in which those crimes were being perpetrated. The report also highlighted certain characteristics of such homicides, as well as the underlying gender inequality between men and women that fuels them, thus illustrating the interrelationship between cultural norms and the use of violence in the subordination of women.

In September 2018, the European Union and the United Nations launched a joint programme aimed at tackling “femicide” in Latin America.

While men are usually considered to be the perpetrators of gender-related killings of women and girls, this is not the case in all situations. Historically, the study of female victimization has been focused on intimate partner killings perpetrated by men, as intimate partner killings account for a significant share of gender-related killings of women and girls. Nevertheless, it is important to bear in mind that in some instances women can also be perpetrators of extreme gender-based violence against other women. For example, in cases of honour killings, both male and female family members may be complicit.

Several theoretical approaches to gender-related killing of women and girls have emerged in contemporary theory. The feminist approach is connected to the notion of patriarchy, which highlights the fact that power

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13 See footnote 2.
16 A/61/122/Add.1, In-depth study on all forms of violence against women, Report of the Secretary-General, p. 41 and p. 31.
17 A/61/122/Add.1, In-depth study on all forms of violence against women, Report of the Secretary-General, p. 31 and p. 47.
is unequally distributed between women and men in society, meaning that violence is often used as a tool by men to keep women under control.\textsuperscript{20}

The criminological approach to gender-related killing of women and girls, or “femicide”, has emerged in the past two decades, to the extent that it is now used in epidemiology and public health research.\textsuperscript{21} Criminological studies apply different terms to the analysis of this phenomenon, with some studies applying the term broadly to indicate the killing of a woman,\textsuperscript{22} while others focus on intimate partner homicide, which they analyse as a subset of the broader homicide category.\textsuperscript{23}

Previously defined by the United Nations Special Rapporteur on Violence against Women as “the culmination of pre-existing forms of violence, often experienced in a continuum of violent acts”, the notion of “femicide” is inextricably linked to violence against women.\textsuperscript{24} As such, the violence experienced by women is influenced by conditions of gender-based discrimination, often reflected in patterns attributable to gender-related killings of women, whereby structural factors influencing such discrimination are encountered at the macrolevel of social, economic and political systems.\textsuperscript{25}

Due to the lack of a standardized definition of “femicide”, data collected by countries under this label are not comparable and cannot be used for global or regional estimates to provide an indication of the scale of this phenomenon. The way this type of offence is criminalized under a country’s legal system bears an influence on the kind of data that is collected by the criminal justice system. Existing national reports on “femicide” indicate that official data sometimes capture the number of cases of what could be broadly considered gender-related killing of women and girls, and not necessarily the number of “femicide” victims and subsequent disaggregations concerning the perpetrators, mechanism and context of killings related to the number of victims.

The indicator “female victims of homicide perpetrated by intimate partners or family members” is used instead, as this represents the only concept that has a standard definition across countries and, when operationalized, that yields comparable data. This concept is standardized in the International Classification of Crime for Statistical Purposes (ICCS).\textsuperscript{26} The advantage of using the ICCS for the purpose of recording and collecting statistical data relevant to this field is that the classification is built on a set of behaviours and not legal definitions enshrined in criminal codes, as the latter differ across countries (see box 5 for a comparison of data on the two indicators, “femicide” and “intimate partner/family-related homicide”).
BOX 5: Comparison of data on “femicide”, female total homicide, and female intimate partner/family-related homicide

The charts below compare different data associated with the notion of gender-related killing of women and girls: the rates of female homicide, intimate partner/family-related homicide and “femicide” in countries where all three types of data are available. There is not a consistent pattern in the comparison of nationally-defined data on “femicide” and the standardized concept of intimate partner/family-related homicide. This depends on how “femicide” is defined in national legislation and whether the definition covers crimes committed in both the public and private spheres. In some countries, the two indicators reveal the same values, in others the rate of “femicide” is higher or the rate of intimate partner/family-related homicide is higher.

The analyses presented in the graphs below show that criminal justice recording practices regarding “femicide” vary significantly across countries that have adopted legislation to criminalize the offence. Legislation that addresses “femicide” helps to combat impunity and raise awareness in society of its gravity, but data resulting from specific “femicide” legislation may misinterpret the level of the crime. Even though certain countries have criminalized “femicide” as a separate criminal offence, in many instances such crimes are still being recorded and prosecuted purely as homicide. This is because of obstacles encountered during criminal proceedings and a lack of evidence in identifying a perpetrator or the circumstances in which the crime was committed. In such cases, data recorded as “femicide” may underestimate the number of gender-related killings.

For statistical purposes, looking at behaviours observed during the criminal act and the type of relationship existing between victims and perpetrators, rather than how the act is coded in the criminal justice system, provides measures that are more standardized across legislations and easier to interpret.

Comparison of levels

Rates of female total homicide, female intimate partner/family-related homicide, intimate partner homicide and femicide, Latin America and the Caribbean (2016)

Comparison of trends

Rates of female total homicide, intimate partner/family-related homicide and femicide, Uruguay (2008-2016)


Rates of female total homicide, intimate partner/family-related homicide and femicide, Trinidad and Tobago (2006-2015)


Rates of female total homicide, intimate partner/family-related homicide and femicide, Peru (2011-2016)

It is important to acknowledge that the indicator “intimate partner/family-related homicide” is not exhaustive, as it does not capture all killings of women that may be considered under the label “femicide”, excluding those homicides perpetrated outside the family sphere, such as some killings of female sex workers or gender-related killings of women and girls in conflict situations. The availability of data on homicides perpetrated outside the family sphere is limited and, given the nature and circumstances in which such crimes are perpetrated, it is extremely difficult to identify the perpetrator, establish the
motivation behind the crime and record it. Where data on gender-related killing of women and girls outside the family sphere are available, they show that the number of such killings outside conflict zones is very small in comparison to the total number of killings resulting from intimate partner/family-related homicide. In Argentina and Peru, for example, where data on femicide/feminicide perpetrated both within and outside the intimate partner or family sphere are collected by the Government, data indicate that the majority of cases are committed by intimate partners or family members, with only a small percentage being committed by persons unknown to the victim.

While comparable global and regional estimates on gender-related killings of women and girls can, to date, only be based on intimate partner/family-related homicide, the description of different forms of gender-related killing of women and girls below provides an overview of other forms of gender-related killing of women and girls that occur outside the family sphere. The killing of female sex workers is presented as an example of gender-related killing outside the family sphere, although it represents a small proportion of all gender-related killings of women and girls, as indicated by data collected in Italy and Colombia.

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**BOX 6: United Nations undertakings aimed at preventing and combating gender-related killing of women and girls**

The United Nations General Assembly adopted two resolutions on gender-related killing of women and girls in 2013 A/RES/68/191 and 2015 A/RES/70/176. In 2014, UNODC convened an intergovernmental expert group meeting on gender-related killing of women and girls, which discussed United Nations reports and information provided by Member States and civil society organizations, making a number of recommendations, including on data collection and analysis. The recommendations envisage practical measures to be undertaken by Member States in order to improve prevention, investigation, prosecution and punishment of gender-related killing. They are contained in the report of the Secretary-General on “Action against gender-related killing of women and girls” (A/70/93).

The former United Nations Special Rapporteur on violence against women started to develop a knowledge base around the topic of “femicide” and identified an extensive set of direct and indirect categories. The current United Nations Special Rapporteur on violence against women identified prevention of “femicide” as an immediate priority of her mandate and emphasized the importance of collecting comparable data on “femicide” disaggregated by the relationship between victims and perpetrators, age and ethnicity of victims, together with information on the prosecution and punishment of perpetrators. To this end, the Special Rapporteur called upon Member States to establish “femicide/gender-related killing of women watches”, which are mechanisms to be created at the national level, with the purpose of undertaking systematic and detailed recording of “femicide”, in order to further develop preventive measures and guide policymaking in this area.

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27 A/RES/68/191.
28 A/RES/70/176.
31 A/HRC/20/16, Report of the Special rapporteur on violence against women, its causes and consequences, Rashida Manjoo (2012), para. 16.
Clustering gender-related killings of women and girls into different forms

The following is a description of recognizable forms of gender-related killing of women and girls based on the definition of “femicide” provided by the United Nations Special Rapporteur on violence against women. The prevalence of these different forms of killing may be global, regional or national.34

1. Killings of women and girls as a result of intimate partner and domestic violence

Family homicides, also known as domestic homicides, include homicides perpetrated by intimate partners or by other family members: siblings, parents, children, other blood relatives and other members of the family. While in some countries the reported number of victims of intimate partner homicides and family homicides represent almost equal shares of male and female victims, this pattern varies significantly across countries.

As shown earlier in this study, in the context of gender-related killing of women within the family sphere the perpetrators are often intimate partners. Intimate partner homicide refers to homicide committed by a current or previous intimate partner. Criminological literature uses the term “uxoricide” to denote the killing of a female intimate partner, although strictly speaking, the term is only applicable to female victims, while “mariticide” is only applicable to male victims. However, given the fact that the vast majority of intimate partner homicide victims include women, uxoricide often is often used to refer to the entire category.

The prevalence of intimate partner violence has been well documented in recent decades.35 Previous studies on homicide point out that, without exception, females run a greater risk than men of falling victim to intimate partner homicide.36 The first Global Study on Homicide showed that in certain countries, particularly in Europe, between 40 and 70 per cent of female victims of homicide may be killed by an intimate partner.

Intimate partner violence in general victimizes women in particular and the same can be said about homicides perpetrated by intimate partners. As mentioned earlier, in homicide cases when an intimate partner was implicated, 82 per cent of the victims were women, while 18 per cent were men.

Intimate partner violence against women and girls is rooted in widely-accepted gender norms about men’s authority within society in general and the family in particular, and men’s use of violence to exert control over women.37 Research shows that men and boys who adhere to rigid views of gender roles and masculinity – for example, the belief that men need more sex than women or that men should dominate women, including sexually – are more likely to use violence against a partner, among other negative outcomes.38 While available studies and their findings vary across different settings, some researchers have identified ideas of male privilege and control among the main factors predicting the perpetration of violence against women.39 Key findings published by the World Health Organization indicate that men are more likely to perpetrate violence if they have a limited education, a history of childhood maltreatment,

34 A/HRC/20/16.
36 UNODC, Global Study on Homicide 2013 (Vienna, 2013); UNODC, Global Study on Homicide 2011 (Vienna, 2011).
exposure to domestic violence against their mothers, harmful use of alcohol, unequal gender norms, including attitudes that normalize the use of violence, and a sense of entitlement over women.  

When it comes to non-lethal violence against women, sexual violence in adolescent relationships tends to be associated with multiple individual and contextual factors, including exposure to adverse childhood experiences, poor conflict-resolution and relationship skills, and norms that condone violence perpetration.  

The perpetration of sexual violence often emerges in the context of male peers who demonstrate negative attitudes towards females, endorse bias-based prejudices regarding homosexuality and condone abuse perpetration. As regards male adolescents, perceived peer tolerance of sexual violence in relationships may promote the individual likelihood of such behaviour and “may reduce comfort and the ability to intervene when faced with negative behaviours among peers, contributing to a social climate that enables such behavior”.

The vast majority of intimate partner homicides occur between heterosexual couples, most frequently involving a male perpetrator and a female partner. Intimate partner homicide among same-sex couples, bisexual and transgender couples also occurs, although much less frequently. Prior research in this area is scarce, and has focused mostly on same-sex relationships. However, research in the United States found that male same-sex intimate partner homicide occurs about 12 times more often than female same-sex homicides. This pattern was confirmed by another study that used a Chicago homicide dataset from the period 1965-1990, in which 41 homicides involved male same-sex couples while 5 homicides involved female same-sex couples.

A recent analysis in three European countries, found that a total of 2 per cent of all intimate partner homicides involved male same-sex couples in both Finland and Sweden and 7 per cent involved male same-sex couples in the Netherlands. None of the intimate partner homicides in the timeframe studied occurred in female same-sex couples.

2. Honour-related killings of women and girls

Honour-related killings of women and girls are usually committed by family members when they consider that the behaviour of female family members has brought shame on the family and needs to be sanctioned. This kind of killing is a consequence of men’s domineering relationships with women. Typical patterns of behaviour that are perceived to transgress strict patriarchal gender roles include a young woman eloping with a man other than the husband-to-be chosen by her family, and engaging in pre-marital relations. Honour killings have also been reported when female rape victims have been killed by the male elders of their families, including fathers, uncles and brothers, in order to spare the family the shame associated with the stigma of sexual violence suffered by unmarried women.

Available data on honour killings are scarce, as such crimes often go unrecorded and unreported. Nevertheless, existing studies indicate that honour killing remains a practice that is encountered in parts of Asia, in particular. When perpetrated in rural areas, such crimes are particularly difficult to record, yet efforts have been made to reveal the scope of this problem in certain countries. In Afghanistan, for example, a National Inquiry Report published by the Government Human Rights Commission estimated

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42 Ibid.
that some 243 cases of honour killing had occurred between April 2011 and August 2013. The risk of falling victim to such crimes was higher among youth and the middle-aged, and when the victim was an unmarried girl, the crime was usually committed by male family members; although to a lesser extent, it may also have been perpetrated by female family members.

Anecdotal evidence provided by news outlets and human rights commissions in some Asian countries have indicated that many victims of honour killing were married women and the perpetrator was often the husband. The motive for the killing was frequently linked to the victim’s illicit affairs, or her choice of marriage. In certain instances, other members of the family, such as parents, siblings, uncles, in-laws, other distant relatives or even neighbours and acquaintances were responsible for the crimes. Mechanisms used for committing honour killings often involved firearms and, to a lesser extent, blunt objects and strangulation, beating and burning; the majority of victims were not employed.

3. **Dowry-related killings of women**

Referring to instances in which brides are killed or driven to commit suicide after being subjected to continuous harassment and abuse by the groom’s family in an effort to extort dowry payment or increased dowry involving cash or goods, dowry-related killings of women are widely reported in South-Asian countries. A common manifestation of this practice is the burning of the wife, such incidents often being presented to criminal justice authorities as accidents caused by an exploding kitchen stove. Despite the fact that many of the countries in which dowry deaths are prevalent have adopted legislation banning the practice of dowry, it remains embedded in religious and cultural traditions in South-Asian countries.

**BOX 7: Dowry-related killings in India**

Dowry deaths constitute a unique category of deaths in India’s Penal Code, which has been amended in recent decades to specifically deal with dowry-related violence. The offence “dowry death” was introduced into India’s Penal Code in 1986 as section 304-B by an amendment to the Dowry Prohibition Act. Section 498-A of India’s Penal Code penalizes any kind of harassment by a husband’s family; the penal provisions of section 304-B may apply in any unnatural death of a woman within seven years of marriage. In cases where a woman commits suicide as a result of harassment by her husband or his family, non-dowry-related section 306 is applicable. In cases of dowry-related suicide, both sections 304-B and 306 are applicable. Available data on dowry-related killings from the National Crime Records Bureau indicate that female dowry deaths account for 40 to 50 per cent of all female homicides recorded annually in India, representing a stable trend over the period 1999 to 2016. Despite legislation adopted by the Indian Government in 1961, prohibiting the payment of dowry, the practice continues throughout the country and dowry deaths continue to account for a substantial share of all female homicides.

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49 Ibid.
50 A/HRC/20/16, Report of the Special rapporteur on violence against women, its causes and consequences, Rashida Manjoo (2012), para. 56.
54 For more information, see Dowry Prohibition Act, 1961.
4. Killings of women in the context of armed conflict

The practice of targeting women in an armed conflict and the use of sexual violence as a weapon of war has been documented in several reports published by the United Nations. The systematic use of rape against women is used to destroy the fabric of societies, as women who have suffered conflict rape are often shunned and ostracized by their communities. Mass rapes and killings of women and girls were documented in the conflicts in Rwanda in 1994 and more recently in the Democratic Republic of the Congo. Mass killings of Yazidi women by Islamic State in Iraq and the Levant (ISIL) are reported to have taken place in recent years in Iraq’s Sinjar province, after several mass graves were discovered.

Killings of women in conflict are often preceded by sexual abuse, whereby women are sometimes killed together with their families; in other instances they are forced into slavery and subjected to sexual abuse. Although it is not possible to accurately record gender-related killings of women and girls during armed conflict, it is important to acknowledge that sexual violence, kidnapping and enslavement accompanied, or preceded, by intentional killing has been systematically used against women in times of conflict. For this reason, these unrecorded gender-based killings of women and girls may substantially elevate the global number of victims of this type of homicide. The ICCS also considers intentional killings of civilians, i.e. non-combatants, during armed conflict as intentional homicides, irrespective of whether they are committed by combatants or non-combatants.

5. Gender-based killings of aboriginal and indigenous women

The thematic report of the Special Rapporteur on violence against women, addressing gender-related killings of women, categorizes the killing of aboriginal and indigenous women as a form of “femicide”. This categorization is made in the context of social, cultural, economic and political marginalization faced by aboriginal and indigenous women, which exacerbates their vulnerabilities. Data on gender-related killings of aboriginal and indigenous women are very scarce, making it a challenge to comprehensively analyse this phenomenon. Data from Canada show that aboriginal and indigenous girls may experience much higher levels of violence than non-aboriginal women, both in terms of victimization (as indicated by data collected through the General Social Survey) and lethal violence (as shown by data collected through the Canadian Homicide Survey). While these data are not disaggregated by motive and it is not possible to specifically identify gender-related violence, they point to a significant problem that requires further research.

Sources:
57 A/HRC/32/CRP.2, “They came to destroy us”: ISIS Crimes Against the Yazidis, para. 48.
60 For further information, see A/HRC/20/16, p. 15.
research. The murder and disappearance of large numbers of aboriginal women prompted the Government of Canada to launch a national public inquiry in 2015 to investigate such cases.\textsuperscript{62} Victimization of aboriginal women and girls is also encountered in other regions, such as Central America and Oceania.\textsuperscript{63} In Guatemala, for example, during the Civil War in the 1980s large-scale violent killings of indigenous Maya women were perpetrated.\textsuperscript{64}

**Figure 2:** Rates of aboriginal and non-aboriginal female homicide, Canada (2001-2014)

![Figure 2: Rates of aboriginal and non-aboriginal female homicide, Canada (2001-2014)](image)

Source: Statistics Canada.

6. Extreme forms of violent killings of women

Extreme violent killings of women take place in the context of phenomena such as organized crime, drug dealing, gangs, massive migration and human and drug trafficking chains. Trafficking in persons affects more women than men, the former being predominately trafficked for sexual exploitation.\textsuperscript{65} Killings related to victims of human trafficking are therefore likely to affect women and involve a gender-related motive.

Not much is known about gender-related killing of women in the context of organized crime. The illegal context of organized crime reduces the scope for gender-related killings to be perpetrated in the context of illegal markets (unless they are related to the nature of the business, as in the context of human trafficking) because of the overwhelming need for offenders to minimize risk and exposure. Research on gender roles in gangs has shown that while male gang members generally experience higher rates of street victimization than female gang members, the violent victimization of female gang members can be sexual in nature and perpetrated not only by rival gang members but also by fellow gang members. In addition, women associated with male gang members are at greater risk of serious violence than women who are not.\textsuperscript{66}

7. Killings as a result of sexual orientation and gender identity

Gender-related killing as a result of sexual orientation and gender identity represents another form of “femicide” that has been insufficiently documented and analysed.\textsuperscript{67} Such killings have also been labelled

\textsuperscript{63} A/HRC/20/16, Report of the Special rapporteur on violence against women, its causes and consequences, Rashida Manjoo (2012), para. 61.
\textsuperscript{65} UNODC, *Global Report on Trafficking in Persons* (Vienna, 2016).
\textsuperscript{67} A/HRC/20/16, Report of the Special rapporteur on violence against women, its causes and consequences, Rashida Manjoo (2012), para. 71.
as “gender bias crimes”, which reflect controlling behaviour in which others are held accountable to heterosexual norms.68

8. Killings of women due to accusations of sorcery or witchcraft

Intentional killings of women due to sorcery or witchcraft-related accusations have been reported in Africa, Asia and the Pacific Islands.69 Existing studies analysing witchcraft killings in countries in Africa point out that while young women, including girls, are targeted by witchcraft accusations and killed,70 women face an increasing risk as they reach old age. Women in rural areas who live alone, which is often the case of widows, are particularly exposed because of their increasing financial dependency on male family members.71

The occurrence of such killings can be traced back to “witchcraft statutes”. Previously part of the national legislation of Papua New Guinea and possibly still in vigour in other countries, these statutes seem to doubt or deny the existence of witchcraft, while recognizing that witchcraft can kill.72 In spite of the fact that such legislation has been repealed in recent years, popular beliefs in witchcraft remain, particularly in rural areas. This is the case in Papua New Guinea, where all ethnic groups (approximately 800) have a system of beliefs that account for the existence of sorcery.73

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69 A/HRC/20/16, Report of the Special rapporteur on violence against women, its causes and consequences, Rashida Manjoo (2012), para. 36.


9. Other forms of gender-related killings of women and girls

Although some cultural norms and practices can empower women and promote their human rights, certain traditions and religious values can be used as a justification for violence against women.\textsuperscript{74} Across the world, certain cultural norms and beliefs have often been used to justify harmful practices, such as female genital mutilation, child marriage and son preference, which result in violence against women and girls.\textsuperscript{75} These harmful practices perpetrated against women and girls, possibly leading to their death, represent another form of gender-related killing. This includes female infanticide, a practice linked to sex-selective abortions. While abortion may not be considered a crime under many jurisdictions, sex-selective abortions that favor male babies have been labelled “femicide” in some contexts. This practice is said to occur when parents attribute less worth to girls than boys after they are born, which is rooted in cultural and social practices that are discriminatory towards women, as are inheritance laws that prevent daughters from inheriting property in the same way that sons do.\textsuperscript{76} Available data demonstrate that in 2012 prenatal sex selection was present not only in countries in South and East Asia, such as China and India, but also in south-eastern Europe and the southern Caucasus.\textsuperscript{77} Nevertheless, countries such as South Korea have managed to reverse the historical prevalence of this practice through a combination of socioeconomic policies centered around women’s access to education, urbanization and instituting a national welfare system for elderly people, who find themselves less dependent on their sons when reaching old age.\textsuperscript{78}

Killing of female sex workers

United Nations terminology surrounding prostitution includes the term “prostitute” as well as “sex worker”. The former is used in the context of trafficking in persons and sexual exploitation; for example, in the Protocol against Trafficking in Persons, supplementing the United Nations Convention against Transnational Organized Crime, in which one of the forms of exploitation is the exploitation of the prostitution of others or other sexual exploitation. The latter is used in broader terms, particularly with regard to promoting the rights of female sex workers in some Member States, or ensuring safe access to HIV treatment.

The killing of female sex workers is another example of the homicide of women in which attitudes of possessiveness and male superiority may play a role. Female sex workers have the highest homicide victimization rate of any set of women ever studied.\textsuperscript{79} Epidemiological studies based on United States data suggest that the likelihood of active female sex workers being victimized in a homicide is almost 18 times higher than that of women of similar age and race who do not engage in sex work.\textsuperscript{80} Other, less conservative estimates, point to female sex workers running a risk of being killed 60 to 120 times higher than that of non-female sex workers.\textsuperscript{81}

It should be noted that not all homicides of sex workers are gender related; sex work often takes place in a highly criminal environment. Research indicates that the vast majority of female sex workers are killed

\textsuperscript{74} Ibid.


by clients. Motives may also include disputes over the appropriate fee paid for the sexual service, hate crime (hatred of sex workers and sexually active women) and robbery. Prostitution, i.e. sex work in a narrower sense, is associated with factors that contribute to an increased risk of violent crime, including lack of shelter, physical proximity to high crime areas, engaging in high-risk behaviors, such as sex work, substance abuse, mental illness, and a history of previous victimization. From this perspective, because of the nature of their work, female sex workers are more at risk of victimization than women who do not engage in sex work.

Their high level of mobility and decreased likelihood of informing their family and friends of their whereabouts when moving to a different location adds to the vulnerability of these women. Sex workers are thus part of a population referred to as the “missing missing”, i.e. missing individuals who are never reported as missing. As prior research points out, this has direct consequences for the detection of such homicides, as their disappearance is less likely to be noticed immediately and reported to the police. Perhaps due to the lack of attention given to their disappearance, they constitute easier targets for serial homicide. Conservative estimates in the United States suggest that serial killers account for one third of all homicides of female sex workers, with nearly all serial perpetrators being clients.

Given the marginalization of female sex workers in society, some men may find it easier to rationalize violence against them than against women who are not sex workers. Furthermore, in the eyes of a homicide perpetrator, a sex worker’s lack of social status may make him downplay her killing and dehumanize her.

Data on the killing of sex workers are not collected systematically at international level. Therefore, data from only a handful of countries are reported here. However, these data are also likely to heavily underreport the phenomenon because such homicides are particularly susceptible to not being reported and being mis-reported.

In the United Kingdom, according to a report published by the House of Commons, an estimated 152 sex workers were killed between 1990 and 2015. In Colombia, a report published by the National Institute for Legal Medicine and Forensic Science stated that 239 female sex workers were killed between 2004 and 2013. In over 40 per cent of cases, the killing was committed by firearm, on a public street or highway.

and the murder context revolved around an argument, vengeance or settling of scores. Over 50 per cent of the victims were between 20 and 29 years of age, representing 119 murder cases. In Italy, data presented in the annual parliamentary report on violence against women showed a total of 72 female sex workers killed in the period 2009-2016.\textsuperscript{95}

\textsuperscript{95} Senato della Republica, Commissione parlamentare di inchiesta sul femminicidio, nonche’ su ogni forma di violenza di genere, 18 January 2017.
Perpetrators of intimate partner killings of women and girls

Victim and perpetrator characteristics

Research shows that the killing of women and girls by intimate partners does not result from random or spontaneous acts. It is therefore useful to identify and analyse the factors that precede such killings, along with the traits and characteristics of the perpetrators, among whom considerable gender differences exist. For example, male and female perpetrators of intimate partner homicide seem to belong to distinct groups, not only in terms of prevalence rates, but also in terms of the motivations behind the offence: motivations typically reported by men include possessiveness, jealousy and fear of abandonment, while motivations reported by women relate to extended periods of suffering physical violence. A recent Australian study on intimate partner homicide concluded that the majority of such homicides (80 per cent) involved a man killing their current or former intimate partner. Nearly a quarter of the men who killed their intimate partner were previously identified by authorities as being violent towards them. It was also found that almost half of the men killed their partner within three months of the relationship ending.

Some studies have shown that, on average, victims and offenders of intimate partner homicide are older than victims of non-intimate partner homicide. Studies in the United States have indicated that female victims of intimate partner violence tend to be younger than their assailants, as female victims are often in relationships with men who are older than them. Couples with large age discrepancies were found to be at a particularly high risk for this type of homicide, especially when the male partner was around 15 years older than the female partner.

Earlier studies have indicated that male perpetrators of intimate partner homicides in the United States are disproportionately poor, young and members of minority ethnic groups, often with a history of violence and substance abuse.

What emerges from studies that compare intimate partner homicide perpetrators to perpetrators who kill outside the family is that intimate partner homicide offenders tend to be more “conventional” than men who kill other men and compared with the perpetrators of other types of homicide. In the United Kingdom, in a study that compared over 100 male intimate partner homicide offenders with over 400 male/male homicide perpetrators, it was found that intimate partner homicide perpetrators had achieved a higher level of school education and maintained fuller employment than offenders of other types of homicide. Also, male intimate partner homicide offenders were found to have a lower frequency of …………….

Gender-related killing of women and girls

previous criminality than perpetrators of other types of homicide offenders. Other studies based on data from Finland, Sweden and the United Kingdom seem to suggest that intimate partner homicide perpetrators are less disadvantaged with regard to employment, accommodation and criminal history than other types of homicide perpetrators. Furthermore, intimate partner homicides are less frequently premeditated than others. It should be noted, however, that some intimate partner homicide perpetrators are different from the general population in that they stand out in terms of social contact and relationship problems, which often lie at the root of the lethal conflict.

A recent study of incarcerated male prisoners in Turkey, which sought to identify psychosocial characteristics of “femicide” perpetrators could not uncover a specific psychopathology that could be assigned to them. Nevertheless, migration and perception of gender roles were labelled as factors that help differentiate between men who perpetrate violence against women and those who do not. Such findings underline the importance of understanding “femicide” as a primarily societal phenomenon, rather than an act stemming from the individual.

A study in Ghana of perpetrators of intimate partner “femicide” who committed suicide after killing their partners indicated that offenders were both of a lower socioeconomic background and, on average, older than the victim. The study, which analysed 35 reported cases of intimate partner “femicide”/suicides that occurred between 1990 and 2009, also revealed that the mechanisms predominantly used for killing female intimate partners involved firearms and machetes, whereas self-inflicted gunshots and hanging were the methods most used by male perpetrators to commit suicide. The male intimate partners were prompted to commit murder due to suspicion of infidelity and sexual jealousy. Relationship termination, divorce and estrangement were identified as other precipitating factors that led to the killing of female intimate partners.

Motives of perpetrators of intimate partner killings of women and girls

As with other types of domestic homicide, the dynamics underlying intimate partner homicides can be better understood if differentiated according to motive. Depending on the nature of the sample, prior studies have identified categories such as jealousy, fear of abandonment, battered women and severe mental illness. In an in-depth study of 105 men who had killed an intimate partner, it was found that the majority of male perpetrators had ongoing disputes with their partners, having subjected them to violence

107 Ibid.
115 Ibid.
117 Ibid., pp. 1078-1096.
118 Ibid., p. 1088.
prior to the killing.\textsuperscript{121} A large share of the men interviewed also tended to blame the homicide on alcohol intoxication and a minority blamed it on drug use. In terms of reaction to the homicide, many of the convicted men were in complete denial straight after the event and some presented varying levels of acceptance of the homicide with the passage of time. About half of the men who had killed their intimate partner showed no empathy towards the victim and about a third expressed no remorse. Some refused to acknowledge the repeated acts of physical violence that took place during the homicide incident and claimed that the woman had simply fallen on the knife, or that the perpetrator had not realized that he had grabbed the victim’s throat with such force that she died of suffocation. Furthermore, perpetrators also tended to present themselves as having been victimized by their intimate partners, implying that the homicide was actually a consequence of the abuse to which they had been subjected.\textsuperscript{122}


Link between lethal and non-lethal violence against women

As gender-related killing of women is often the culmination of prior gender-based violence, when looking at countries with either a high or a low risk of women being killed by intimate partners or family members, an interesting question that arises is how homicide relates to other non-lethal violence against women.

**Figure 3:** Rates of female intimate partner/family-related homicide and various forms of violence against women, as reported in surveys and as reported to the authorities, Italy (2014)

Source: Italian National Institute of Statistics (ISTAT).

Note: Rates of physical and sexual violence and serious forms of sexual violence are per 100,000 female population aged 16-70 years.

One of the most common forms of violence against women is that perpetrated by a male intimate partner. Intimate partner violence – often termed domestic violence – takes various forms, including physical violence. Violence against women can be seen as a continuum, ranging from slaps, punches and kicks, to assaults with a weapon and, ultimately, homicide. It could therefore be expected that the violent non-lethal victimization of women and the killing of women manifest themselves at similar levels. To determine this, female gender-based killings can be compared with other indicators of gender-related violence.

**BOX 9: Violence against women is widely underreported to authorities**

While the killing of a person tends to be recorded by the police more effectively than other crimes, it is well evidenced that violence against women is poorly reported to the police and that a large share of it remains hidden. For example, the country that reported the highest rate of police-recorded sexual assault in 2015 was Sweden, whereas only three sexual assaults were reported that year in the Republic of Tanzania. However, victimization survey data suggest that these figures do not accurately portray the risk to women in those countries.

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Violence against women is almost universally underreported, irrespective of whether a country is developed or developing. Research suggests that the reluctance of women to report domestic assault can be attributed to fear of reprisals, economic and psychological dependence, anticipation that the police will not take the charges seriously and viewing the assault as a private matter.

In developing countries in particular, research has found that the most frequently mentioned reasons for not reporting violence against women include embarrassment, the belief that reporting is pointless, the belief that gender-related violence is a normal part of life that women must bear, and various concerns about the well-being of others. Research on reporting gender-related violence in developing countries suggests that increasing age is associated with formal reporting, which may reflect an increase in autonomy and a decrease in dependence on male partners over time.

Women who were formerly married have also been found to be more likely to report gender-related violence than others, as have women in urban centres, possibly due to better access to social, legal and health services than in rural areas. The reluctance of women to report further contributes to the underreporting of sexual violence; this has been attributed to their lack of confidence in a criminal justice system that assigns blame to them rather than to offenders.

Reasons for underreporting sexual violence also include the embarrassment and stigma associated with the crime, perceptions by victims that they will not be believed, perceptions that some incidents are not serious enough, ambiguity about what constitutes unwanted or illicit sexual conduct and fear of reprisals when reported.

Because of the challenges associated with police-recorded data, the general consensus is that population-based victimization surveys are the best way of collecting statistical information on violence against women. Therefore, data based on surveys and police-recorded data vary substantially.

Survey data on the level of violence against women reported in the United Nations report The World’s Women 2015 show great variation. This variation can be attributed not only to differences in the level of violence between settings, but also to differences in interviewer training and skills, cultural differences that affect respondents’ willingness to reveal intimate experiences, and cultural definitions of violence. While these methodological limitations need to be taken into consideration, data show that the level of both physical and sexual violence experienced by women is highest in countries in Africa, which coincides with high overall female gender-based homicide rates. However, in the Americas, particularly in Latin America and Caribbean, rates of female gender-related killings and female total homicide are high but the level of violence against women, as measured in the survey data, seems to be relatively low when compared with that in other regions.

130 Ibid.
131 Ibid.
Differences could be attributed partially to the fact that the violence against women reported in surveys varies across cultures because women in different societies and countries have different understandings of what constitutes “violence against women”, meaning that some women may show greater tolerance of physical and verbal abuse, or may fail to recognize such acts as abuse altogether. Furthermore, women from countries that have made advances in the field of women’s rights and education and the achievement of gender equality are more likely to identify and report certain acts as violence committed against them, be it to criminal justice authorities or during victimization surveys.

**Figure 4:** Female homicide rate (2016) and percentage of women and girls aged 15-49 who experienced physical violence (irrespective of perpetrator) at least once in their lifetime and in the past 12 months, Africa and Asia (1995-2013 or latest available year)


As with homicide in general, in countries where most women are killed by partners or other family members, most physical and sexual violence against women is perpetrated by partners. Although the common image of sexual violence is a violent attack by a stranger, most sexual violence is actually perpetrated by individuals known to the victim, including intimate partners, male family members, acquaintances and individuals in positions of authority. Although sexual assault by a stranger is widely acknowledged to be a crime, rape in marriage, sexual coercion in schools, sex in return for a job, and forced marriage are still tolerated or socially condoned in many parts of the world.

**Figure 5:** Percentage of women and girls aged 15-49 who experienced physical violence (irrespective of perpetrator) at least once in their lifetime, selected countries in Latin America and the Caribbean (1995-2013)

Source: Compiled by the United Nations Statistics Division from Demographic and Health Surveys.

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Figure 6: Rate of female intimate partner/family-related homicide and percentage of ever-partnered women and girls aged 15-49 who experienced intimate partner physical and/or sexual violence in the previous 12 months (2016 or latest available year) and percentage who accepted that wife-beating may be justified in certain circumstances (2010-2016), selected countries


A survey on violence against women conducted in European Union countries in 2014 showed the share of women experiencing non-lethal physical and/or sexual violence. Direct comparisons between Europe and other regions are difficult to make because of differences in data collection methods. Similar difficulties in reporting physical violence are also found in reporting sexual violence, although research suggests that rates of formal reporting are higher among women who have experienced sexual violence than those who have experienced physical violence. However, several countries seem to have relatively high levels of physical and sexual violence against women, particularly when measuring lifetime prevalence. Moreover, in this case, it seems that low female homicide rates do not necessarily mean that violence levels are also low.

Figure 7: Rate of female intimate partner homicide/family-related homicide and percentage of women and girls aged 15-49 who experienced physical violence (irrespective of perpetrator) at least once in their lifetime and in the past 12 months, selected countries in Europe (2012)


Available data indicate that high levels of lethal violence against women, i.e. female total homicide, encountered in Latin America and the Caribbean are not always connected to high levels of non-lethal violence against women. Furthermore, in Europe, low levels of lethal violence against women do not always correspond to a low level of non-lethal violence against women.

When analysing data on female intimate partner/family-related homicide and the prevalence of intimate partner violence, countries can be divided into groups. One group of countries has high levels of intimate partner/family-related homicide and high levels of physical and/or sexual partner violence; examples can be found in Africa. Another group of countries has high levels of intimate partner/family-related homicide but low levels of physical and/or sexual partner violence; examples can be found in Latin America and the Caribbean. A third group involves countries with low intimate partner/family-related homicide rates and low levels of physical and/or sexual partner violence; examples can be found in Europe and Asia. The fourth group of countries has low intimate partner/family-related homicide rates but high levels of physical and/or sexual partner violence; examples can be found in Europe.

There may be several factors that explain the relationships between female homicide and other violence against women, including socioeconomic and demographic factors, gender equality and the role of women in society, as well as the quality of data.

**Figure 8:** Rate of female intimate partner/family-related homicide and percentage of women and girls aged 15-49 who experienced intimate partner physical and/or sexual violence in the past 12 months, selected countries in Africa (2013 or latest available year)

<table>
<thead>
<tr>
<th>Country</th>
<th>Rate per 100,000 female population</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Egypt</td>
<td>0</td>
<td>14</td>
</tr>
<tr>
<td>United Republic of Tanzania</td>
<td>1.5</td>
<td>29.6</td>
</tr>
</tbody>
</table>


**Figure 9:** Rate of female intimate partner/family-related homicide (2016) and percentage of ever-partnered women aged 18-74 who experienced intimate partner physical and/or sexual violence at least once in their lifetime (2012), selected countries in Europe

<table>
<thead>
<tr>
<th>Country</th>
<th>Rate per 100,000 female population</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Czechia</td>
<td>0.5</td>
<td>21</td>
</tr>
<tr>
<td>Finland</td>
<td>0.6</td>
<td>30</td>
</tr>
<tr>
<td>Germany</td>
<td>0.6</td>
<td>22</td>
</tr>
<tr>
<td>Netherlands</td>
<td>25</td>
<td>25</td>
</tr>
<tr>
<td>Slovakia</td>
<td>23</td>
<td>0.3</td>
</tr>
<tr>
<td>United Kingdom</td>
<td>29</td>
<td>0.4</td>
</tr>
</tbody>
</table>

Gender-related killing of women and girls

Figure 10: Rate of female intimate partner/family-related homicide (2015) and percentage of ever-partnered women aged 18-74 who experienced intimate partner physical and/or sexual violence in the past 12 months (2013), selected countries in Asia

Criminal justice and policy responses to gender-related killing of women and girls

In the past few decades, the high prevalence of violence against women and the damage to victims and society have been recognized by both international and national authorities.\(^\text{139}\) The killing of women and violence against women in general have been addressed by an array of policies and programmes using social, public health and criminal justice responses. Criminal justice responses have included the development and enforcement of laws that prohibit all forms of violence against women, laws that eliminate discrimination against women, the implementation of policies, and strengthening the capacities of institutions.\(^\text{140}\) Developments in the field of public policy and legislation addressing violence against women and “femicide” are discussed below.

International responses

To gender-related killing of women and girls

On various occasions, the international community has addressed the problem of gender-related killing of women. A Declaration on Femicide was first adopted in 2008 by the Committee of Experts to the Follow-up Mechanism to the Belém do Pará Convention (MESECVI), which states that “femicide” represents the most severe manifestation of violence and discrimination against women in Latin America and the Caribbean.\(^\text{141}\) The United Nations General Assembly adopted two resolutions on gender-related killing of women and girls, in 2013 and 2015, encouraging Member States to adopt strategies and responses to address violence against women and reduce the risk of gender-related killings, including the criminalization and prosecution of gender-related violence and ensuring “that appropriate punishment for perpetrators of gender-related killing of women and girls are in place and are proportionate to the gravity of the offence”.

To violence against women

On the broader challenge of violence against women, a number of treaties have been adopted to protect the right of women and girls to live a life free from all forms of violence. The Convention on the Elimination of All Forms of Discrimination against Women (CEDAW) and its Optional Protocol do not explicitly cover matters related to violence against women, but its General Recommendation No. 35 on gender-based violence against women, updating general recommendation No. 19, argues that the definition of discrimination against women under the terms of the Convention “includes gender-based violence; that is, violence directed against a woman because she is a woman or that affects women disproportionately”.\(^\text{144}\) A number of regional treaties impose legally binding obligations on ratifying States to adhere to a set of minimum standards, in order to specifically prevent and combat violence against women: the Inter-American Convention on the Prevention, Punishment and Eradication of Violence against Women (Belem do Pará Convention); the Protocol to the African Charter on Human and Peoples’ Rights on the Rights of Women in Africa (Maputo Protocol); the Council of Europe Convention on Preventing and Combating Violence against Women and Domestic Violence (Istanbul Convention).

Beyond treaties, several inter-governmental documents, standards and norms reflect the commitment of the international community to address the problem related to violence against women, as well as gender-

\(^\text{140}\) Ibid.
\(^\text{142}\) A/RES/68/191.
\(^\text{143}\) A/RES/70/176.
\(^\text{144}\) Available at http://undocs.org/CEDAW/C/GC/35.
Based on violence against girls in the context of violence against children, from the Beijing Declaration and Plan of Action adopted by the Fourth World Conference on Women to a series of United Nations General Assembly resolutions, starting with the Declaration on the Elimination of Violence against Women in 1993. The United Nations Commission on Crime Prevention and Criminal Justice has also adopted decisions and resolutions on violence against women that have culminated in General Assembly resolutions such as General Assembly resolution 65/228, which adopted in 2010 the United Model S t r a t e g i e s  a n d  P r a c t i c a l  M e a s u r e s  o n  t h e  E l i m i n a t i o n  o f  V i o l e n c e against Women in the Field of Crime Prevention and Criminal Justice. These documents contain detailed provisions and practical guidance for criminal justice systems, building upon and complementing the different legally binding treaties mentioned above.

National responses

Criminal Justice responses

As most forms of gender-related killing of women and girls discussed in this study fall under the definition of homicide in most countries, the criminal justice response to most gender-related killings follows the same pattern as other homicide offences. Some countries use general criminal law provisions on homicide, murder and manslaughter, applying harsher sentences when there are aggravating circumstances in cases such as the killing of a spouse or the killing of a pregnant woman. Other countries have put in place additional legislative provisions in order to prosecute gender-related killings of women and girls more specifically. These additional provisions can be classified into two approaches:

1. The establishment of the specific crime of “femicide” or “feminicide”. The elements that characterize this specific crime vary considerably across legislation. This approach has been taken primarily in Latin American countries, where rates of gender-related killing of women and girls are relatively high compared with those in other regions, such as Europe.

2. The inclusion of aggravating factors for homicide offences. These include objective circumstances, such as the relationship between victim and perpetrator, and the pregnancy of the victim, or subjective elements, i.e. hatred, prejudice or honour.

Eighteen countries in Latin America and the Caribbean have adopted specific laws that criminalize femicide as an offence in their national legal frameworks. The majority have introduced a new type of offence, i.e. “femicide” or “feminicide”, whereas in two countries, Argentina and the Bolivarian Republic of Venezuela, it is criminalized as a type of aggravated homicide. While the majority of these femicide laws are applicable within and outside the family sphere, in countries such as Chile and Costa Rica, they only apply to females killed by current or former intimate partners. Other countries such as El Salvador, Mexico, Panama and Peru have adopted legal definitions that significantly broaden the scope of circumstances in which the law is applicable. Costa Rica has also amended its legislation in recent years, extending the scope of its femicide definition to the public sphere by adopting the term “extended femicide” (femicidio ampliado). In terms of the applicability of these femicide laws, the elements encountered in the majority of legal definitions are females killed by current or former intimate partners and family members. For

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147 A/RES/48/104.
149 A/RES 65/228.
150 UNODC/CCPCJ/EG.8/2014/2.
151 The full table can be found in the Annex of this study.
152 ECLAC, “Femicide or feminicide as a specific type of crime in national legislations in Latin America: an on-going process” (July 2015). Available at https://oig.cepal.org/sites/default/files/noteforequality_17_0.pdf.
Gender-related killing of women and girls

femicide perpetrated outside the family sphere, laws capture elements that indicate the presence of sexual violence, extreme torture and brutality associated with the killing of a woman or girl. The adoption of specific laws does not always facilitate the prosecution of these crimes as actual gender-related killings of women and girls, or “femicides”, because it may be challenging to identify the additional gender-related elements that constitute the crime. Laws creating specific femicide offences typically introduce longer prison sentences than those that are applicable to intentional homicide. Elements of extreme cruelty, torture, prior domestic abuse and sexual violence are also captured by specific laws.

Apart from the aforementioned group of Latin American countries that have adopted legislation to specifically prosecute gender-related killing of women, many other countries have passed national legislation tackling violence against women, which is also applicable in instances of rape and domestic homicide. A comparative study by UNODC showed that, in addition to creating specific criminal offences, there are other ways of criminalizing certain aspects of gender-related killing.153

Some countries have introduced gender-related aggravating factors for homicide and other offences. In some cases, these provisions were formulated in a gender-neutral manner while others specifically apply to women. Aggravating factors may include specific motives (such as bias, hate and discrimination in relation to a person’s sex, as in Belgium, Canada and Spain, or motive of honour and custom, as in Turkey) and factual circumstances (such as pregnancy, as in the Russian Federation and Turkey, or being the spouse of the victim, as in Belgium, Spain and Turkey). Some States, such as Turkey and the State of Palestine, have removed mitigating circumstances from their penal code, which used to reduce sentences for adultery or other family circumstances. Specific provisions have also been introduced to criminalize the killing of children, such as infanticide (for example, in Angola, Canada and Guatemala).154

The penalty for sexual violence and rape resulting in the death of the victim may be either equal to or greater than the penalty for simple homicide. In some countries, such as Croatia, both of these offences are punishable by a minimum of five years of imprisonment, in Belgium by 20 to 30 years of imprisonment, and in France by 30 years of imprisonment. In the Russian Federation, rape and violent acts of a sexual nature resulting in the death of the victim are punishable by 12 to 20 years of imprisonment, whereas aggravated forms of homicide are punishable by 8 to 20 years of imprisonment.155

Examples of criminal justice responses that focus on law enforcement intervention include the Latin American Model Protocol for the investigation of gender-related killings of women (femicide/feminicide),156 developed by the United Nations Human Rights Office in collaboration with UN Women in 2014. Aimed at helping tackle the high rates of impunity for such crimes in many countries in the region, the protocol was subsequently implemented in Argentina and Brazil.

| BOX 10. Policies in response to the needs of children affected by gender-related killing of women |
| The children of women killed by their partner or other family members are the other victims of these killings because they not only lose their mother in brutal circumstances, but also their father or other close family members. These children are left vulnerable, traumatized and often without a guardian, although sometimes they are left in the care of grandparents or other family members. In situations where the perpetrator is given a mild, short-term prison sentence, he may still be able to reclaim his custody rights, unless the law specifically denies him such rights. A public discourse addressing the problem of children left behind has emerged in countries where perpetrators are frequently given relatively mild prison sentences for killing their female partners. Some countries have started to take a tough stance over this |

153 UNODC/CCPCJ/EG.8/2014/CRP.3, Criminalization of gender-related killing of women and girls.
154 UNODC/CCPCJ/EG.8/2014/CRP.1, National measures taken to prevent, investigate, prosecute and punish gender-related killings of women and girls; Expert Group on gender-related killing of women and girls, Bangkok, 11-13 November 2014.
155 UNODC/CCPCJ/EG.8/2014/CRP.1., National measures taken to prevent, investigate, prosecute and punish gender-related killings of women and girls; Expert Group on gender-related killing of women and girls, Bangkok, 11-13 November 2014.
issue in order to prevent perpetrators of gender-related killing from reclaiming custody rights and reconnecting with their children once they are out of prison. For example, Argentina adopted a law\(^{157}\) in 2017, which amends the Civil and Commercial Code, removing parental authority from persons who are found guilty in a court of law of committing aggravated homicide associated with femicide, or inflicting injuries and sexual abuse on their children. In February 2018, the Government of Italy adopted a similar law on the Protection of Minors Orphaned by Domestic Violence,\(^{158}\) which ensures that such minors have free access to legal aid and psychological assistance. Additionally, minors who share their family name with the parent convicted of killing the other parent can request to have it changed. When it comes to appointing guardians, the law gives priority to other relatives and family members.

**BOX 11: Guatemala: an example of femicide law applied in Latin America**

The Law against Femicide and Other Forms of Violence against Women (decree 22-2008) was approved by the Guatemalan Congress in 2008. When applying the law in cases of murdered women, the Government has made efforts to establish a system of specialized courts at the national level for the prosecution of crimes related to violence against women and femicide. The judicial body in Guatemala consists of specialized and regular courts, the latter often lacking the capacity and expertise to adopt the correct approach and legal perspective to cases involving violence against women or femicide. While the number of complaints relating to domestic violence brought to the Public Prosecutor’s office under this law has increased, only a small percentage have actually resulted in sanctions.\(^{159}\)

A report on Jurisdictional and Penal Entities for the crime of femicide and other forms of violence against women, sexual violence and trafficking in persons states that there were 18 specialized courts in Guatemala and 102 regular courts.\(^{160}\) Nevertheless, for justice to be dispensed and for femicide perpetrators to be punished, the effective implementation of the law is often hampered by the lack of implementation mechanisms and coordination between criminal justice authorities. Despite these obstacles, over the period July 2013 to June 2014 regular courts in Guatemala passed a total of 774 sentences in cases addressing femicide and other forms of violence against women; the number of sentences handed out by specialized courts amounted to 1,894.\(^{161}\) In 2015, authorities registered 65,620 reports of violence against women, of which 2,565 cases resulted in a sentence.\(^{162}\)

**Convictions for “femicide”**

Data for assessing the criminal justice response to gender-related killing of women are not available at regional or global level. Countries rarely disaggregate prosecution or conviction statistics by type of homicide and it is difficult to quantify whether the level of convictions is an adequate response to the problem. In El Salvador, data indicate that the gradual implementation of the law on femicide followed a gradual increase in convictions for the same offence. While the impact of those convictions is not apparent, it is clear that up to the conviction stage, the law seems to have provided a criminal justice response to the problem of femicide.


\(^{158}\) Available at Law No. 4 of January 11, 2018, Amendments to the Civil Code, Criminal Code, Code of Criminal Procedure and Other Provisions for the Benefit of Children Orphaned by Domestic Violence Crimes.

\(^{159}\) UN Women, Americas and the Caribbean. Available at http://lac.unwomen.org/en/donde-estamos/guatemala.

\(^{160}\) Organismo Judicial Guatemala C.A., Tercer Informe de los Órganos Jurisdiccionales Penales en Delitos de Femicidio y, Otras Formas de Violencia Contra la Mujer, Violencia Sexual, Explotación y Trata de Personas (2014).

\(^{161}\) Ibid., p. 74.

Beyond criminal justice: policies and practices aimed at reducing violence against women

In Europe, “femicide” does not typically constitute a separate legal category in the criminal justice system. Policy developments have focused on recognizing violence against women and intimate partner homicide as serious human rights and public health issues in need of attention. Research has assessed to what extent policy development in these areas has influenced the occurrence of intimate partner homicide in 10 European countries (Finland, France, Germany, Italy, the Netherlands, Portugal, Slovenia, Spain, Sweden and the United Kingdom). Based on the period when action on domestic violence and intimate partner violence was developed by their Government, the countries were categorized as: “early bird countries”, which have been developing government action since the mid-1970s/early 1980s (the Netherlands, Sweden and United Kingdom); “intermediate countries”, which have been developing government action since the late 1980s/early 1990s (Finland, France, Germany and Spain); and “newcomer countries”, which have been developing government action since the mid-1990s (Italy, Portugal and Slovenia). No direct link was found between the prevalence of intimate partner homicide among female homicides and the development of policies on intimate partner violence. However, a link was established between policy provision and the availability of routine statistics on male-perpetrated and female-perpetrated intimate partner homicide.  

Examples\textsuperscript{164} of national practices aimed at reducing violence against women can be roughly divided into three areas: the implementation of legal changes; early interventions; and multi-agency efforts (creating special units or specialized expertise within the police, prosecution and courts, and training of criminal justice officials in charge of investigation and prosecution).

**Legal changes**

Armenia is one of numerous countries that recently (2017) implemented legal changes in their Criminal Code to specifically cover violence against women.\textsuperscript{165} The Law on Prevention of Violence within the Family and Restoration of Harmony in the Family seeks to set forth legal mechanisms to prevent violence within the family, ensure safety and protection of the victims of violence within the family, and guarantee their rights and legitimate interests. Specifically, the law details domestic violence as acts of physical, sexual, psychological, economic violence and negligence. Furthermore, these legal changes prescribe measures for protecting victims of domestic violence, including warning the perpetrator, decision-making for an emergency intervention, and protective measures.

This timeframe mirrors implementations in 2017 in Russia, where the National Strategy for Action in the Interests of Women\textsuperscript{166} was established to prevent social hardship among, and violence against, women. This includes information and guidance materials on preventing violence against women, for the use of training law enforcement officials, health professionals and psychologists who provide assistance to women in crisis situations.

Other examples of legal changes can be found in Turkey, where the Convention on Preventing and Combating Violence against Women and Domestic violence has become a part of Turkish domestic law.\textsuperscript{167} Since the implementation of the Convention in 2012, Turkey has reported a systematic increase each year in the number of reported violent incidents to the police. Furthermore, three specific actions were associated with the implementation of domestic violence law. The first consisted of the implementation of electronic bracelets for individuals known to resort to violence, in order to prevent them from coming into the proximity of victims. The second involved training personnel involved in countering domestic violence and violence against women. The third initiative, launched in 2018, included the creation of a smartphone application allowing women at risk of violence to share their location information with emergency centers and police.

Around the same time, in 2013, Tajikistan implemented a specific law on domestic violence, aimed at prevention of violence against women and minors.\textsuperscript{168} In line with legal changes, government-led actions included seminars and trainings. Further related activities entailed creating awareness of domestic violence through television programmes and publications in magazines and booklets.

Similarly, in Morocco in 2014, legal changes were made in the Criminal Code to include laws aimed at tackling violence against women.\textsuperscript{169} The implementation of the changes was accompanied by several initiatives, which included training police officers how to obtain testimonies from women affected by violence, the establishment of units to assist women through psychological counselling, and mandating specific persons to interrogate women.

Legal changes have also been implemented in Chile, where the Chilean Criminal Code\textsuperscript{170} now specifies homicide in the context of domestic violence, and includes – in addition to the killing of parents and children – the killing of women as a separate legal category. Such legal changes not only allow for improving the work of officials and prosecutors in investigating and protecting victims of these crimes, but also enable

\textsuperscript{164} In preparation of the Global Study on Homicide 2018 (of which this document is part), in April 2018 UNODC asked countries to submit examples of best practices to reduce homicide. The practices summarized here are those that countries submitted in relation to violence against women.

\textsuperscript{165} Chapter 20 of the Criminal Code, articles 165 to 174.

\textsuperscript{166} Article 90 of the Constitution; 6284 Numbered Law on the Prevention of Family and Preventing Violence against Women.


\textsuperscript{168} Article 103.13 of the Moroccan Criminal Code.

\textsuperscript{169} Articles 390, 394, 372 and 391 of the Chilean Criminal Code in relation to the Domestic Violence Act (Act No. 20066).
improved recording of gender-based homicides. In Chile, the recording of these crimes has been further enhanced through the establishment (in 2017) of an observatory on gender-based violence. With better recording of gender-based homicides, the observatory seeks to analyse manifestations of gender-based violence and raise awareness of them.

Early Interventions

A second type of practice addressing violence against women includes early intervention. An example of such practices can be found in the Bahamas, where the Healthy Teen Relationship Campaign sought to educate young people on teenage violence. The campaign was initially designed for high school students but was extended to primary school students. The campaign was aimed at helping youth recognize possessiveness, jealousy and controlling behaviours in intimate relationships, and create awareness of forced sex, verbal and emotional abuse, and physical violence among teenage relationships. Moreover, teens were given the possibility to reach out to teachers, guidance counsellors and a crisis centre helpline. With this multi-agency effort (partnering with the Ministries of Social Services and Education, social clubs and civil society organizations), the campaign was part of a larger programme aimed at reducing the prevalence of domestic violence.

Multi-agency efforts

One of the countries introducing multi-directional approaches to address violence against women includes the Republic of Moldova, which, after approving a law on the prevention and combating of domestic violence in 2007, started several initiatives in this area. These initiatives included the possibility of police personnel applying emergency restraining orders as temporary measures to protect victims of domestic violence, the establishment of a free telephone support service providing 24/7 counselling to callers, and the raising of public awareness of domestic violence. The latter materialized through a campaign entitled “Preventing Violence through Art”, as well as through training community police officers, criminal prosecutors, social workers and family doctors. Other initiatives that were launched simultaneously included: the distribution of a practical guide for police officers on effective police interventions in cases of domestic violence; a concert series drawing attention to domestic violence; the organization of public meetings to inform citizens about the phenomenon of family violence and about existing legal frameworks for prevention; contact with authorities and legal advice. In 2017, these initiatives were supplemented with a social network video entitled “What to do if you are a victim of domestic violence”, detailing instructions and measures for victims of domestic violence.

Another example of similar multi-lateral and multi-agency efforts can be found in Lithuania. After the implementation of the Law on Protection against Domestic Violence in 2011, three specific measures were implemented aimed at reducing domestic violence. The first included the establishment of Specialized Assisted Centres that provide specialized integrated assistance to victims of violence. Specifically, this entails providing advice to victims faced with domestic violence, providing help by mediation and representation in other institutions, offering psychological and legal support, and helping to rebuild interpersonal ties with family members. Victims are put in contact with the centres by police after having reported being a victim of domestic violence. A second measure included a National Programme for the Prevention of Domestic Violence, which entails competence building of specialists through the organization of training, improvement of the system for imposing sanctions on convicted abusers, support for organizations working with abusers and storing and systemizing data (including administering a representative population survey) on domestic violence. A third measure consisted of raising public awareness of domestic violence through the “16 Days without Violence” campaign, in which citizens were familiarized with various manifestations of domestic violence, its consequences, legal outcomes and liability, and victims were informed about how to get assistance when confronted with domestic violence.

A third example of a country that has introduced multi-agency efforts to reduce violence against women is Montenegro, which recently (2018) established an “Operational Team” to target poor links in the chain of acting institutions when dealing with domestic violence cases. The team consists of 19 members from

\[\text{Law number 45 of March 1, 2007, article 8 paragraph, para. 6.}\]
various agencies, including representatives of the Ministry of the Interior, the Police Directorate, the Ministry of Labour and Social Welfare, the Ministry of Health, the High Court for Misdemeanors, the Supreme Court, the Prosecutor’s Office, the Council for Civil Control of the Police, and representatives of five non-governmental organizations dealing with the protection of the victims of violence. The team acts as a coordinating body that aims to solve problems in the domestic violence chain by promoting guidelines and initiatives.

**Creating special units or expertise within the police, prosecution and courts**

Some counties have established special units within the police for dealing exclusively with offences related to: domestic violence (Bosnia and Herzegovina); hate crime (Canada); violence and victim protection (Italy); and violence against women and children (Japan and the State of Palestine).\(^{172}\) Some countries also provide special expertise within the prosecution service, this being the case of Sweden with regard to cases concerning violence in close relationships.\(^{173}\) Jordan has established special units within its judiciary to address cases relating to honour-based crimes.\(^{174}\)

**Training of criminal justice officials in charge of investigation and prosecution**

In Finland, police and prosecutors have received training for technical or tactical investigation concerning homicide or other violent crimes. The Angolan police (General Command of the National Police) have carried out awareness-raising efforts among police units for increasing capacity and skills required in situations of domestic and gender-based violence.\(^{175}\) In Turkey, judges and prosecutors have participated in study visits and training workshops on domestic violence and violence against women.\(^{176}\)

\(^{172}\) UNODC/CCPCJ/EG.8/2014/CRP.1, para. 61.

\(^{173}\) Ibid., para. 72.

\(^{174}\) Ibid., para. 73.

\(^{175}\) Ibid., para. 74.

\(^{176}\) Ibid., para. 82.
Conclusions and Policy Implications

As the evidence provided in the study shows, even though men are the principal victims of lethal violence, women continue to bear the heaviest burden as a result of gender stereotypes and inequality. Across the world, in rich and poor countries, in developed and developing regions, a total of 50,000 women per year are killed by their current and former partners, fathers, brothers, mothers, sisters and other family members because of their role and status as women.

Tangible progress in both protecting and saving the lives of female victims of intimate partner/family-related homicide has not been made in recent years, despite the many programmes developed to eradicate violence against women and the amount of legislation adopted. Many women still find themselves alone, not only in the face of violence in their home but also of criminal justice systems that fail to respond adequately or do not have the capacity and knowledge to do so.

The killing of women by their partner is often the culmination of long-term violence and can be prevented. Local, national and international institutions need to scale up their efforts to help and protect women who fall victim to such violence. The development and effective implementation of national strategies to combat gender-based violence and legislation to address domestic violence, sexual harassment and marital rape can provide the tools to build a protective system and can ensure that there is no impunity for such crimes.

Women need access to a comprehensive range of services provided by the police and justice system, health and social services, which need to be coordinated to be effective. Women also need access to specific measures that enable them to leave a violent relationship. Such measures have to take into account the fact that women are often economically dependent on their intimate partner, and are thus at risk of being deprived of their only source of economic support should their partner turn against them and be convicted or imprisoned. Specialized support services for women, which include shelter, protection orders, counselling and legal aid, have been shown to be effective in helping women to leave abusive relationships.

Another crucial aspect to addressing the problem is the involvement of men in combating intimate partner violence/family-related killings and developing cultural norms that move away from violent masculinity and gender stereotypes. Since men account for half of the world’s population, effective interventions need to engage them in order to address the underlying discriminatory social norms that legitimize male power, control and use of violence. As recommended by UN Women, good practices for working with men and boys to end violence against women include: promoting a human rights-based and gender-responsive approach; basing programmes around a conceptual framework on men, masculinities and gender relations; making an explicit effort within programmes to discuss gender and masculinity and to transform gender norms; understanding the diversity of the experiences of men and boys, and tailoring initiatives appropriately; engaging men as part of the solution; questioning existing gender roles without imposing particular behaviours; promoting change beyond the individual level at the society and community level; and holding men accountable for their actions. Early education for boys and girls that promotes gender equality and helps break the negative effects of stereotypical gender roles is also an effective prevention policy.

It is important that programmes and strategies aimed at combating violence against women include provisions related to extreme forms of violence such as gender-related killing of women. The Convention on the Elimination of All Forms of Discrimination against Women (CEDAW) reports should cover gender-related killings in the context of violence against women. In conflict and post-conflict situations, the risk of women being affected by extreme gender-based violence increases because of the overall violent environment. Therefore, National Action Plans on UNSCR 1325, on the Women, Peace and Security agenda, should include specific provisions on gender-related killings in sections covering prevention and protection.

Standardized data on gender-related killings of women and girls remain patchy and of insufficient quality to monitor trends and understand the scale of the problem. Implementation of the International Classification of Crime for Statistical Purposes (ICCS) enables countries to develop a standardized and sustainable way of recording the gender-based dimension of all offences and facilitates the measurement of violence against women and girls. Among its many features, the ICCS defines a standard framework for
recording the gender characteristics of victims and perpetrators in relation to all crimes, including homicide. It can therefore add value to collected data, allowing for a more thorough, in-depth analysis, as well as a comparable system of data collection across countries for gender-related killings of women and girls.

Effective crime prevention and criminal justice responses to violence against women are human rights-based, manage risk and promote victim safety and empowerment while ensuring offender accountability. They not only include comprehensive laws and policies that eliminate discriminatory provisions and prohibit and criminalize all forms of violence against women, but also mechanisms for coordination between criminal justice agencies and with the social, health and other sectors. They also include specialized expertise and adequate capacity of police, prosecutors, judges and other justice officials, in order to increase the likelihood of successful apprehension, prosecution and conviction of the offender, contribute to the well-being and safety of women and prevent secondary victimization. Gender-sensitive approaches that are women-centred rather than considering women as objects of protection and sources of evidence are more likely to build confidence and trust in criminal justice institutions and increase the number of women reporting violence and of perpetrators brought to justice.
Annex

The table below gives an overview of the countries that have adopted specific legislation to criminalize femicide, indicating which offences are counted as femicide, according to legal definitions included in their penal codes.177

<table>
<thead>
<tr>
<th>Country</th>
<th>Femicide Law</th>
<th>What is counted as femicide</th>
<th>Offence</th>
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</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>- Killing of a woman by a current or former intimate partner</td>
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<td></td>
<td>- Killing of a woman because of her sexual and gender identity</td>
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<td>- Killing of a woman for pleasure, greed, racial or religious hatred</td>
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<td>- Killing of a woman by a man in the context of gender-based violence</td>
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<tr>
<td>2. Bolivia (Plurinational State of) (2013)</td>
<td>Law N°348</td>
<td>- Killing of a woman by a current or former intimate partner</td>
<td>Feminicide</td>
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<td></td>
<td></td>
<td>- Killing of a woman because she refused to initiate an intimate relationship with the perpetrator</td>
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<td>- Killing of a pregnant woman</td>
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<td></td>
<td>- Killing of a woman when there was a relationship of subordination or dependency with the perpetrator, or a relationship based on friendship or related to the working environment.</td>
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<td></td>
<td>- Killing of a woman subjected to sexual violence prior to the killing</td>
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<td></td>
<td>- Killing of a woman in the context of trafficking in persons</td>
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<td>- Killing of a woman who is in a vulnerable situation</td>
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<td></td>
<td></td>
<td>- Killing of a woman previously subjected to physical, psychological, sexual or economic violence by the same perpetrator</td>
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<td>- Killing of a woman by a family member</td>
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<tr>
<td>4. Chile (2010)</td>
<td>Law 20. 480</td>
<td>- Killing of a woman by a current or former intimate partner</td>
<td>Feminicide</td>
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</tbody>
</table>

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<thead>
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</thead>
</table>
- Killing of a woman by a current or former intimate partner  
- Killing of a woman by a friend or colleague, when a cycle of physical, sexual or psychological violence preceded the killing  
- Killing of a woman subjected to sexual violence and/or bodily mutilation prior to the killing | Feminicide |
- Subsequently Costa Rica also included the term “extended femicide” (*feminicidio ampliado*) in its legislation, which broadens its scope, making it applicable to cases occurring outside the intimate partner sphere.  
New situations covered:  
- Killing of a woman subjected to sexual violence prior to the killing  
- Violent/brutal killings of women | Feminicide |
| 7. Dominican Republic (2014) | Law 550-14 enacted to the Criminal Code of the Dominican Republic | - Killing of a woman by a current or former intimate partner | Feminicide |
- Killing of a woman by family members or other persons such as friends, colleagues, class mates, or any other persons who had a relationship based on trust, superiority or subordination with the female victim  
- Killing of a woman in the presence of her children or other family members  
- Killing of a woman whose body was disposed of or thrown away in a public space | Feminicide |

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</table>
- Killing of a woman after violence was committed by the perpetrator  
- Killing of a woman when the perpetrator took advantage of her situation of physical or psychological vulnerability  
- Killing of a woman subjected to sexual violence and/or bodily mutilation prior to the killing  
- Aggravated femicide:  
- Killing of a woman by a state official or any other person acting as an agent of the state or public authority  
- Killing of a woman by more than two persons  
- Killing of a woman within the family  
- Killing of a minor woman (under 18 years of age) or of an older woman  
- Killing of a woman with a physical or mental disability  
- Killing of a woman by a perpetrator who committed the crime in the context of a relationship of trust, friendship, or a relationship related to the domestic, educational or work sphere. | - Femicide (aggravated and simple)          |
- Killing of a woman by a current or former intimate partner  
- Killing of a woman subjected to sexual violence and/or bodily mutilation prior to the killing  
- Killing of a woman in the presence of her children | - Femicide                                   |
- Killing of a woman by a family member  
- Killing of a woman subjected to sexual violence and/or bodily mutilation prior to the killing | - Femicide                                   |
<p>| 12. Mexico (2012)  | Decree that reforms and adds different dispositions to the Federal Penal Code, of | - Killing of a woman subjected to sexual violence and/or bodily mutilation prior to the killing | - Femicide                                   |</p>
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</table>
|                 | the General Law for Women's Access to a Life Free from Violence, the Organic Law of Federal Public Administration and the Organic Law of the Republic’s Attorney General’s Office | to the killing, including acts of necrophilia  
- Killing of a woman in the context of family violence  
- Killing of a woman by a current or former intimate partner  
- Killing of a woman whose deceased body was disposed of or exhibited in a public space |                                              |
- Killing of a woman by a current or former intimate partner  
- Killing of a woman by groups such as gangs  
- Killing of a woman subjected to sexual violence and/or bodily mutilation prior to the killing  
- Killing of a woman in the presence of her children | Femicide                                      |
| 14. Panama (2013)   | Law 82                                                                     | - Killing of a woman by a current or former intimate partner  
- Killing of a woman by a family member  
- Killing of a woman when there is a relationship of subordination or dependency with the perpetrator  
- Killing of a woman in the presence of her children  
- Killing of a pregnant woman  
- Killing of a woman in a situation of physical or psychological vulnerability  
- Killing of a woman subjected to sexual violence and/or bodily mutilation prior to the killing  
- Killing of a woman whose body was disposed of or thrown away in a public space  
- Killing of a woman as a result of group rites or revenge | Femicide                                      |
| 15. Paraguay (2016)  | Law 5.777                                                                  | - Killing of a woman by a current or former intimate partner  
- Killing of a woman by a family member  
- Killing of a woman after a cycle of physical, sexual or psychological | Feminicide as a form of                      |
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</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>- Violence (irrespective if the abuse was previously reported or not)</td>
<td>Aggravated homicide179</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Killing of a woman when she was in a situation of physical or psychological vulnerability</td>
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<td>- Killing of a woman subjected to sexual violence prior to the killing</td>
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<td></td>
<td>- Killing of a woman motivated by her refusal to initiate or reinitiate an intimate relationship with the perpetrator</td>
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<tr>
<td></td>
<td></td>
<td>- Killing of a woman by a current or former intimate partner</td>
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<td>- Killing of a woman as a result of sexual harassment</td>
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<td>- Killing of a minor woman</td>
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<td>- Killing of a pregnant woman</td>
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<td>- Killing of a woman by her guardian or someone responsible for her safety and well-being</td>
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<td></td>
<td></td>
<td>- Killing of a woman subjected to sexual violence and/or bodily mutilation prior to the killing</td>
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<td></td>
<td>- Killing of a woman with any kind of disability when the crime was committed</td>
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<td></td>
<td>- Killing of a woman for the purpose of trafficking in persons</td>
<td></td>
</tr>
<tr>
<td>17. Uruguay (2017)</td>
<td>Law 19.580 (Law on Gender based violence against women), 19.538 (amending the Criminal Code)</td>
<td>- Killing of a woman by a current or former intimate partner</td>
<td>Feminicide as a form of aggravated homicide180</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Killing of a woman by a family member</td>
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<td></td>
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<td>- Killing of a woman subjected to sexual violence prior to the killing</td>
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<tr>
<td></td>
<td></td>
<td>- Killing of a woman after a cycle of physical, sexual or psychological violence (irrespective of whether the abuse was previously reported or not)</td>
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</table>
| 18. Venezuela (Bolivarian Republic of) (2007) | Organic Law on women’s right to a life free from violence | - Law criminalizes different forms of violence against women, but not the crime of femicide per se  
- The law makes an amendment to the Criminal Code, applicable to the crime of “intentional homicide” when this is committed by a current or former intimate partner, which is considered an aggravating circumstance | Aggravated homicide |