CONFLICT-RELATED SEXUAL VIOLENCE

54 PARTIES are listed as credibly suspected of committing or being responsible for CRSV.

2,838 CASES OF CRSV in 19 countries through United Nations verified information. While this information does not reflect the scale and prevalence of these crimes, due to chronic underreporting fueled by entrenched gender inequality, fear, and stigma, it serves to illustrate its severity.

More than 2,700 of the reported cases (96%) are accounted for by women and girls.

848 CASES of CRSV in which the victims were children; 803 (95%) of the cases.

110 CASES (4%) were against men and boys.

8 CASES of conflict-related sexual violence against LGBTQI individuals were recorded, noting that this is often not captured in the reporting process.

The office of the SRSG on Sexual Violence in Conflict has signed 10 Joint Communiqués or Frameworks of Cooperation with Member States to address CRSV.

42 PARTIES have not assumed commitments to address CRSV. 30 (71%) have been listed for over 5 years.

SEXUAL VIOLENCE IN CONFLICT-affected settings
SEXUAL VIOLENCE IN POST-CONFLICT settings
OTHER SITUATIONS OF CONCERN

Since the adoption of resolution 2080 (2018)

The United Nations Action against Sexual Violence in Conflict network coordinates and the work of 15 ENTITIES and as Secretariat of the CRSV Multi-partner Trust Fund funded 9 projects in 2019.

4 CASES of conflict-related sexual violence against LGBTI individuals were recorded, noting that this is often not captured in the reporting process.

11 COUNTRIES

69 PARTIES (35 non-State actors and 34 State actors) have been listed across 11 countries.

THE UNITED NATIONS ACTION AGAINST SEXUAL VIOLENCE IN CONFLICT supported national institutions in Central African Republic, Côte d’Ivoire, Democratic Republic of the Congo, Guinea Conacry, South Sudan, among other countries.

The Office of the SRSG on Sexual Violence in Conflict has signed 11 Joint Communiqués or Frameworks of Cooperation with Member States to address CRSV.

10 JOINT COMMUNITIES OR FRAMEWORKS OF COOPERATION on CRSV

2,838 cases of CRSV in 19 countries through United Nations verified information. While this information does not reflect the scale and prevalence of these crimes, due to chronic underreporting fueled by entrenched gender inequality, fear, and stigma, it serves to illustrate its severity.

65 parties (50 non-State actors and 15 State actors) have been listed across 11 countries.

The Office of the SRSG on Sexual Violence in Conflict has signed 10 Joint Communiqués or Frameworks of Cooperation with Member States to address CRSV.

42 PARTIES have not assumed commitments to address CRSV. 30 (71%) have been listed for over 5 years.

Sexual violence in conflict-affected settings
Sexual violence in post-conflict settings
Other situations of concern

11TH REPORT OF THE UN SECRETARY-GENERAL ON

CONFLICT-RELATED SEXUAL VIOLENCE

REPORT OF THE UNITED NATIONS SECRETARY-GENERAL

03 June 2020

s/2020/487

Senior Women Protection Advisors (SWPAs) are deployed in 7 peace operations special political missions. The presence of SWPAs reflects enhanced data collection and analysis on CRSV. More than 2,400 cases (86% of the total) were reported in the countries where SWPAs are deployed.

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**KEY THEMES AND CRITICAL DIMENSIONS**

Conflict-related sexual violence does not occur in a vacuum, but has a direct correlation with hostilities, militarization, the proliferation of small arms and light weapons, mass population displacement, the rise of violent extremism, collapsed rule of law, the proximity of arms bearing to civilian populations, and structural gender-based inequality and discrimination, compounded by harmful social norms and stereotypes. It is pervasive in contexts of detention, captivity, forced migration, and in rural and remote locations, where women undertake essential livelihood activities.

Conflict-related sexual violence remains chronically underreported. The report showcases incidents verified by the United Nations but does not purport to capture the prevalence of cases. While it cannot reflect the full scale and magnitude of these crimes, it serves to convey their severity.

Comprehensive services for survivors of sexual and gender-based violence remain chronically underfunded, leaving many unable to simply meet their basic needs in the aftermath of these atrocities. These funding shortfalls, including on sexual and reproductive healthcare, impede the coverage and reach of life-saving, and potentially life-changing, interventions.

Access to justice, especially for women and girls, continues to be constrained by social and cultural stigma, the absence of protective measures for victims and witnesses, the limited availability of legal aid, low awareness of avenues for redress and social justice, and the weakness of rule of law and institutions, particularly in remote areas. In some cases, security sector actors are themselves complicit in the crimes and/or the perpetrators to prevent the violations for which they are cited in the annex to the report.

The rape of men and boys continues to be used to attack their socially-constructed identity as “protectors”, and to inflect humiliation given stereotypes about masculine invulnerability.

The plight and rights of children born of war and their social integration is of great concern, as they are particularly susceptible to recruitment, radicalization, trafficking and exploitation; in the absence of social services and safety nets.

**PROGRESS**

The past decade has seen a paradigm shift in global understanding of the impacts of conflict-related sexual violence, particularly in terms of its relevance to international peace and security, the multisectoral services needed by survivors, the imperative of gender-responsive security sector reform, and of tackling gender inequality as a root cause and driver of sexual violence in times of conflict and peace.

The issue of reparations for conflict-related sexual violence has acquired increased prominence in global discourse, against the backdrop of decades of related efforts in the field of transitional justice and in critical to helping survivors to rebuild their lives and livelihoods. Yet, reparations remain the justice intervention that survivors seek the most but receive the least.

In April 2019, through the adoption of resolution 2467, the Security Council recognized the need for a survivor-centred approach to inform all measures to prevent and address sexual violence in conflict and post-conflict situations. This entailed an acknowledgment that survivors are not a homogenous group, but suffer differentiated harms based on intersecting inequalities.

There has been an unprecedented level of engagement by religious leaders from across the spectrum of faiths to help transform harmful social norms, condemn sexual violence, and call for efforts to alleviate the attendant stigma.

The present report sets the stage for a new decade of decisive action by parties to armed conflict to prevent and address conflict-related sexual violence, including through greater coherence and alignment between the list of credible suspected perpetrators in the annex to the report and the actions taken by Sanctions Committees.

**KEY RECOMMENDATIONS**

- Ensure that a survivor-centred, rights-based approach informs all measures to prevent and address sexual violence in conflict and post-conflict situations.
- Strengthen accountability for crimes of sexual violence by developing protective legal frameworks for women and girls, programmes and reparations schemes for survivors, and protection for victims and witnesses, including by ensuring support for the work of the United Nations Team of Experts on the Rule of Law/Sexual Violence in Conflict (ToE).
- Facilitate safe access and sufficient and predictable funding for humanitarian service providers to deliver comprehensive assistance to survivors of sexual and gender-based violence, including sexual and reproductive healthcare. Support the work of the interagency network, UN Action Against Sexual Violence in Conflict (UN Action), chaired by the NRSG-SCV, to address these gaps and deliver a comprehensive response.
- Encourage the Security Council to monitor and ensure compliance by parties to armed conflict to prevent and address conflict-related sexual violence, including through greater coherence and alignment between the list of credible suspected perpetrators in the annex to the report and the actions taken by Sanctions Committees.
- Fund the work of women peacebuilders and women human rights defenders, and ensure their safety and protection, and ensure that women’s organizations and other organizations striving to position key issues related to the prevention and response to conflict-related sexual violence on the political and peacebuilding agendas in the context of a global political climate of pushback on women’s rights.

**CONCLUSION**

Despite the adoption of numerous important resolutions and commitments to address conflict-related sexual violence at the global, regional, and national level, broader political, economic and security factors inhibit enforcement, preventing linear progress from commitments to compliance. We must, therefore, embark on a new decade of decisive action by all relevant actors: the United Nations system, the Security Council, Member States, regional bodies, civil society organizations, and peace activists to empower survivors and those at risk, to monitor and enforce compliance with existing commitments, to improve accountability, as a critical pillar of prevention and deterrence, and to close the funding, service-delivery and reparations gap.