I. Women, Peace, and Security Profile

Introduction
In Afghanistan, directly as a result of violent conflict, women face displacement, the possibility of becoming internally displaced, the loss of male heads of household, lack of access to work and economic improvement and mobility, and the limited access or total denial of education. Violent conflict affects the space women occupy and the security women have within the family, community, and country. In this state of conflict, women are more prone to being used for human trafficking, trafficking, rape, and abuse. The effects of conflict on the whole community makes women and girls a focus point on which honor, prestige, and wealth revolve.

Currently in Afghanistan there is no national action plan (NAP) on United Nations Security Council Resolution (UNSCR) 1325. This report examines the United Nations Security Council Resolution (UNSCR) 1325 implementation in Afghanistan using a set of indicators developed originally by Afghan Women’s Network (AWN) and other members of the Global Network of Women Peacebuilders (GNWP). The indicators where fine-tuned through consultations with AWN members and used for field based and desk research in Afghanistan. Obtaining valid quantitative information from ministries and the provinces with limited staff and budget proved to be a major challenge in this research. While researchers based in the provinces were given training on the research goals and the methods to go about obtaining data, finding suitable and willing participants to provide information without a monetary incentive proved to be a challenge.

It is still quite difficult to get the specific perspective of women who live in rural or difficult to reach localities in Afghanistan. The voices heard in activist circles, national and international conferences are the voices of mostly urban, educated or semi-educated women. However, over the past ten years, Afghan women activists’ concerns have focused on areas that affect in general terms women and girls who come from rural, urban, literate and illiterate backgrounds. Areas that affect all Afghan women include women’s participation in governance, justice, security, and peace as well as policies that address prevention and protection of women from violence and sexual-gender based violence (SGBV).

A. Nature of the Conflict

Country Background on Conflict
After over thirty years of violent conflict, every facet of Afghan socio-political infrastructure, law and governance, community harmony, civilian life, economy and trade have suffered. Depending on who is asked, the conflict that continues may be termed as a continuously shifting internal clash of interests, values, or needs of conflict parties, or as the central crux of a regional and international struggle to fulfill or enhance economic and security needs of neighbors and world powers. It remains to be seen how the parties in conflict will come to an agreement on the terms for peace. To reach this agreement, women and proponents of women’s rights in Afghanistan are concerned that the milestones and gains achieved by women and guaranteed by the new government may be bartered away at the negotiation table, taking away hard won rights.

Meanwhile, Afghanistan as a state within the cusp of the Middle East-Central Asia-South Asia region continues to be a dangerous place for women, where maternal mortality is among the highest in the world, and women face violence, economic and general discrimination due to gender, and appalling access to health services. As a conflict hotspot, it is also a dangerous place for all Afghan nationals, foreigners, government, NGOs, Afghan businesses, banks, hotels, civil servants, police, soldiers, and women’s rights and human rights activists. Suicide attacks or other bombing can happen at any time.

Government policies inadequately respond to the economic needs of those who previously made a living growing the opium poppy plant, forcing many to go back into poppy production or falling back into poverty.

In urban areas such as Kabul, that are relatively free from direct violent conflict, except for the occasional attack or suicide bombing, personal carrier convoys maraud through traffic, hugenormous cement blocks protecting homes, offices, businessmen, heavily armed personal bodyguards, and police in helmets securing traffic circles and certain roads within the city, are a common sight. The pictures of assassinated political figures mark shop windows and the windows of civilian and armored cars.

Until the removal of the Taliban from power, Afghanistan as a state and as a society was devastated and its very foundations had hit a ground zero, but the country has made a slow incline toward rehabilitation even while a conflict in many areas, especially the south and east, continues. While all of Afghanistan continues to feel the impact of war through social and economic deprivations and physical insecurity, the ongoing conflict has been most

1. “The world’s five most dangerous places for women,” poll by TrustLaw Women, Thomson Reuter’s Foundation global poll of experts, June 2011.


deadly in areas bordering Pakistan, where the majority of the fighting the Taliban and other militant activity continues to occur.

Central and northern areas previously seen as secure have fallen into violence. For years the northern provinces were seen as safe areas with good security, despite the problem of land disputes between communities. Taliban control areas immediately outside of Kabul Province, including the provinces of Logar, Maidan Wardak, Ghazni, and Kabul Province. For the past five years violent conflict related to the insurgency in the south has been on the rise, creating large waves of IDPs into the city of Kabul and other urban and rural areas.5

A rise in the intensity of the conflict between Taliban and other insurgent groups and the Afghan government and NATO-led troops was seen beginning in 2005. Each year since then, having conflict increasing numbers of civilians are affected more continuously than police deaths. Taliban, other insurgent groups, criminal cartels, drug rings, warlords, local militias, and former mujahideen commanders (and their families) all serve as elements that continue to destabilize communities and whole provinces or country regions, that refuse to allow the implementation of the rule of law and honest governance to take root in their areas, and perpetuate a violent system in the area that denies rights to both men and women, including the right to life, property, and justice.6

At the national level, impunity continues to be the rule rather than the exception, where the government routinely fails to prosecute criminals and human rights violators acting as politicians and local bosses. Ensuring this attitude are attempts at creation of laws that provides amnesty to human rights violators who hold office from government prosecution. In 2007 attempts were made to pass the National Stability and Reconciliation Law, but was passed into official law in 2009. Respect for and protection of the human rights of Afghans and foreign workers is severely lacking in Afghanistan. Abduction and often killing of foreigners and Afghans who are citizens of Western states as well as wealthy Afghan nationals is common enough to warrant fear of its daily possibility.7

Conflict Actors

The current conflict in Afghanistan involves a number of actors: the Afghan government, the Taliban and other anti-government groups such as the Hezb-e-Mujahidin group, as well as the Haqish police network8 in Pakistan and the strategic geo-political interests of the state of Pakistan. The Taliban and other groups are afflicted with conflicts, with some areas affected more continuously than others. Conflict violence can take the form of aerial bombings, ground operations, and suicide bombings. Afghanistan is a highly militarized country, where a gun culture has traditionally existed in non-urban areas and the use of violence to resolve a dispute is not uncommon.8

Supporting the conflict is the prominent drug trade, where Afghanistan ranks as the number one producer of opium to the world, and in the battle for drug profits both communities and the rule of law is weakened.9

Taliban activities harm and threaten civilians, and the government’s lack of resolve to investigate crimes, prosecute perpetrators, and protect civilians from criminals and human rights violators continues to prove that no one in power stands for the benefit of the people. Insecurity, a burgeoning youthful population where 75 percent of Afghans are below 25 years of age, lack of jobs, and violence continue to promote a paradigm of life that serves to keep the social fabric of the country and support for and effectiveness of the government weak.10

B. Impact of Conflict on Women

For the situation the women are even more dangerous not only due to the conflict and the lack of adherence to the rule of law but also due to the impunity of violators, and the cultural shame of speaking out, especially to the police or in court, domestic violence, harassment, assault, rape, and targeted kidnappings and killings. Women tread the streets and large public places of Kabul and other major cities with caution and weariness for both security from a suicide attack and security from verbal or physical harassment. Afghan women, girls, and young boys are also prime victims of abductions and human trafficking within Afghanistan and to countries such as Iran, Pakistan, and Arab states as drug mules, bonded slaves, and prostitutes.11

Gender and Conflict

All women have suffered during the last 30 years of conflict, but women have suffered on a number of levels. During the armed phase of each violent conflict in Afghanistan, women have faced not only the dangerous conditions violent conflict brings to life, limb, and property, they have been without the negative cultural practices that historically have been a key part of war erupted in the country, rape, physical insecurity due to gender, forced and early marriage, customary practices of bad and badal kardan,12 denial of the right to education, access to justice and healthcare, the right to work, the right to be involved in the public and social affairs of their communities, and the right to self-determination. These denials and abuses existed before violent conflict erupted and mutated over the past 30 years, but the war environment has further exacerbated the denials and abuses faced by women and girls all over Afghanistan.

While it is the Taliban who receive a media spotlight and policy focus on past crimes against women, former mujahideen and communist governors are responsible for violence and sexual violence affecting women and girls. Although sexual and gender based violence (SGBV) have not taken the face it has in conflicts such as in Bosnia or in the Democratic Republic of Congo (DRC), its prevalence and effect on women’s lives is real and detrimental to the future of most born female in Afghanistan. A recent survey found Afghanistan to be the most affected.

5 Refer to Internal Displacement Monitoring Centre Afghanistan page for a more in depth look at the situation of IDPs in Afghanistan. Accessible http://www.internal-displacement.org/countries/afghanistan
10 Group discussion with Afghan men and women of varying age, sex, and personal background. Kabul, Afghanistan. April 15, 2011.

dangerous country for women or girls to live in. Based on a number of core issues, among them lack of access to health care and maternal mortality, economic discrimination, and non-sexual violence (conflict related or domestic, physical, or mental abuse), Afghanistan ranked highest as most dangerous, placing ahead of countries such as the Democratic Republic of Congo (DRC) and Somalia.

Today, women face all of these issues and while there are positive aspects within the Constitution, certain laws and policies, and improvements in certain areas such as the number of girls attending school, there is still much to be desired. The security situation makes access and movement difficult for women and girls to take part in work and education and it is often a direct reason as to why families do not send their girls to school. Girls face attacks for attending school, and women face being incriminated as adulterers for interacting with unrelated men. Women working in a wide variety of sectors risk violence or harassment, often in the form of ‘night letters’ or telephone and text messages. These threats prevent women from going to work in order to ensure the security and safety of their families and themselves.

Cultural taboos and values objectify women in much of Afghanistan as inanimate objects in an overwhelmingly patriarchal, clan based, male owned and male dominated society, where they should not speak their minds or think for themselves, where they are expected to serve the family and later the husband’s family, without a protest. Those who do protest against abuse they face in their homes often have a gathering of elders decide on their complaints, sometimes reach women’s shelters, which are few and far in between to begin with, or they turn to suicide or self-immolation with the intent of suicide. Self-immolation by women and girls in Afghanistan is a rising practice in response to the abuse and violence many face but find escape or obtaining help an impossible reality.

Abuse, Violence, and Recourse

In the public and private sphere women do not fare much better than they have in the past. While no laws decree Afghan women remain invisible and silent as they did during the Taliban rule, women still in large part live in Afghanistan knowing their security and their own bodies are at risk of violence. At the root, the same problems remain for Afghan women as they have for decades and are reinforced and projected by cultural sensitivities and taboos, often under the false guise of being a part of religious dogma.

Physical and psychological abuse, sexual and gender based violence (SGBV), domestic and physical violence, cultural and social restrictions on women’s space, voice, and movement dot the landscape of a gender discussion in Afghanistan. Social or family restrictions limit women to their right to work, to choose their spouses, or to continue their education. Women who do work risk the threat of violence against themselves or their families, ridicule by society and extended family, and gossip on the morality of such women.

Women and girls addicted to drugs have become common in Afghanistan. A majority of drug addicted women are married with children and often face a difficult life, take part in labor intensive work, or have severe health problems. Opium and other drug use is seen as a way to cope with these realities but drug addiction also happens to women and girls as a result of many other factors. Some are fed opium smoke as children by their mothers to quiet them, while others become addicted in adolescence or adulthood under the guidance of their husbands, who are already addicts. A study by the AIHRC revealed that drug use in Afghanistan, especially in rural areas, is a result of usage in the family environment. Often the husband or father is the original user and either pushes the habit onto family members, especially his wife, or family members become users as a result of breathing in the smoke frequently.

There are a limited number of places to which women who face violence or are in need of protection can turn. Women who seek help from police are met with verbal, physical, or emotional abuse from officers and they often run the risk of being arrested especially if the woman has left her husband’s or father’s home due to violence or another reason, such as for domestic violence or if the arrested is charged with rape. Women who face violence and especially the female segment of the prison population are often there because they have been accused of immoral behavior rather than violent crimes or theft. While zina (adultery) is a crime under Afghan law, being the victim of rape, sexual abuse, leaving the place of domestic violence, or leaving home to marry a man of her choice are not crimes.

The apathy of police toward the complaints women and girls lodge as well as cultural attitudes further victimize these women and is indicative of a major flaw in the prevention of and protection from violence against women and girls. Placing victims into prison where they often face more abuse at the hands of authorities or forcing them back to their homes without a just resolution to their problems is often the response of law and order. Furthermore, the belief that individuals who act against cultural morality norms must be punished is a strong undercurrent in the way police and other authorities respond to cases involving women, and especially when it concerns women’s actions and morality. In Afghanistan, women are punished for being raped or being victims of violence, and speaking out or leaving the home to seek protection to end further abuse. Rapists and other perpetrators are either not punished at all, given a lenient sentence, or given the choice to marry their victim in the case of rape.

Violent attacks on and threats against women politicians, media personalities, rights activists, NGO or government workers, and acid and poison attacks on school girls is common news throughout the country in the past ten years. Heightened insecurity and an intensely conservative culture adds to the lack of effort to improve the public and private space for women and girls. This makes it difficult for girls to attend school and for women to work outside the home. These factors also keep Afghan and foreign NGOs from working in rural and difficult to access areas of the country where women’s rights are most in need of improving. Many international donors fund projects that focus on urban or semi-urban centers, leaving out areas most in need of help. Inevitably, this also means that women in areas unfrequented by government or by Afghan and foreign NGOs lack access to justice, health care, and education, among other needs and their voices are the least heard by Afghan activists and by international actors. Focus on the 34 provinces as a whole or entering into areas previously untouched by foreign aid, such as the province of Daikundi, are recent efforts in improving funding and program strategy by international actors.

Women in Public Space

Despite the issues and challenges facing women in Afghanistan, in relatively peaceful, mostly urban areas women are part of the public environment. Women take part in civil society, political life, and cultural activities. Women in the public space are increasingly successful in advocating for their rights and important issues. However, they face many challenges and obstacles in their efforts.

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police, and government sectors, attend school, and teach as university professors, albeit in small numbers. While election quotas reserve political seats for Afghan women to ensure up to 28 percent of women in the Parliament, these quotas only improve the situation of women to the extent of breaking the dominance of men's presence in the legislative branch. While it is true that since the adoption of the National Action Plan for Women of Afghanistan (NAPWA), have increased the numbers of women in provincial districts in the eight zones of Afghanistan.

There are many women MPs who have links to political parties with warlord links, and there are also women who stand as independents and advocate for women's rights. What is falsely understood is that election of women to Parliament or appointment to a post will automatically mean support for women's rights. Instead, not all women lawmakers advocate on behalf of women and employ their own political agendas through the quota system. Some women lawmakers have attempted to introduce policies within the Parliament that give them space to also lend their voices to discussions on the floor of the Upper and Lower House. However, these attempts have been thwarted and ignored by men MPs, who mostly tend to not meet their women counterparts seriously. Furthermore, those who lead the way with respect to women's rights are certainly women who wish to make a change through law and policy shifts. These aspects include participation of women at the decision-making level and awareness on the legal rights guaranteed by the Constitution and Afghan law. Through project based funding from international organizations and UN organs AWN along with other Afghan civil society groups and NGOs have supported advocacy training for women on the High Peace Council, and given awareness on the legal and civil rights of women as well as the relevance of UNSCR 1325 implementation to both men and women in provincial districts in the eight zones of Afghanistan.

In response to physical violence and SGBV, activists have traveled to places such as the province of Kundoz, where a young girl was raped by a group of men without any repercussions, and these attempts have been thwarted and ignored by men MPs, who mostly tend to not meet their women counterparts seriously. Furthermore, those who lead the way with respect to women's rights are certainly women who wish to make a change through law and policy shifts. These aspects include participation of women at the decision-making level and awareness on the legal rights guaranteed by the Constitution and Afghan law. Through project based funding from international organizations and UN organs AWN along with other Afghan civil society groups and NGOs have supported advocacy training for women on the High Peace Council, and given awareness on the legal and civil rights of women as well as the relevance of UNSCR 1325 implementation to both men and women in provincial districts in the eight zones of Afghanistan.

The Afghan Constitutional Loya Jirga in 2004, is in line with international human rights norms and values, including freedom from torture, and right to life and liberty, due process, expression and speech, and peaceful assembly. Women stand equal under the law according to the constitution. Greater due is given to Islamic law in the constitution, however, whether it goes against human rights principles or not. The Constitution of Afghanistan clearly defines the equality of men and women in both rights and duties under the State, prohibiting discrimination and privileging based on gender and ethnicity. Article 22 states this explicitly, ideally making principles of gender equality and non-discrimination a key component in policies set by the government and in the laws passed by the legislative house. Article 44 seeks to promote women's education, while Article 53 promises State financial support to women-headed households (women without caretakers'). Article 42 confers the State with the responsibility of ensuring the well being of children and mothers, as well as eliminating harmful traditions contrary to Islamic principles. Articles 83 and 84 collectively are concerned with the Afghan National Parliament, reserving two seats from every province in the Lower House (Wolesi Jirga or House of the People), and half of one-third in the Upper House (Mashrano Jirga or House of Elders) for women.26

Activism on Women's Rights
The Afghan Women's Network (AWN) has been involved in bringing awareness in the eight regions of the country on UNSCR 1325 to Afghan men and women and has been working with Afghan policymakers through advocacy on key aspects of the Resolution. These aspects include participation of women at the decision-making level and awareness on the legal rights guaranteed by the Constitution and Afghan law. Through project based funding from international organizations and UN organs AWN along with other Afghan civil society groups and NGOs have supported advocacy training for women on the High Peace Council, and given awareness on the legal and civil rights of women as well as the relevance of UNSCR 1325 implementation to both men and women in provincial districts in the eight zones of Afghanistan.

Access to the Afghan Parliament has been easier for women thanks to the election quotas set by the government, civil society, human rights and women's rights activists, and the international community in Afghanistan. However, under these efforts, Afghan women continue to face discrimination and violence at the hands of their own society. Both the history and current environment of war violence play a role in the dehumanization and violence towards women.

Data collected thus far indicates that despite the great strides made, women in Afghanistan have many more to take to live a secure and violence-free life. It is no longer enough to merely set quotas and speak about women's rights without fully engaging the removal of negative practices and policies safeguarded by culture or government entities. Instead, the Afghan government, civil society, human rights and women's rights activists, and the international community in Afghanistan must advocate through positive policy creation and Afghan context-centric strategies to meet the challenges and obstacles facing the improvement and development of Afghan women and girls.

C. Relevant Policies and Practices
Afghanistan is party to a number of United Nations conventions and resolutions that directly address the protection of women's rights. These include the Convention on the Elimination of All Forms of Discrimination Against Women (CEDAW),26 and United Nations Security Council Resolution (UNSCR) 1325 on Women, Peace, and Security and the subsequent related resolutions of 1820, 1888, 1889, and 1960.27 The national effort toward the inclusion and mainstreaming of gender into the political and social sectors are a number of government documents that support space and equality for women's participation and inclusion in public life and protection against violence against women of Afghanistan. These include the Afghanistan Constitution, the National Action Plan for Women of Afghanistan (NAPWA), and components of the Millennium Development Goals (MDGs) based Afghan National Development Strategy (ANDS).

The Afghan Constitution
The Afghanistan Constitution, approved through the Constitutional Loya Jirga in 2004, is in line with international human rights norms and values, including freedom from torture, and right to life and liberty, due process, expression and speech, and peaceful assembly. Women stand equal under the law according to the constitution. Greater due is given to Islamic law in the constitution, however, whether it goes against human rights principles or not.

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The Afghan National Development Strategy (ANDS) is in support of the Afghanistan National Development Strategy (2008-2013). This strategy is an instrument for equitable development and poverty reduction, security, gender equality, macroeconomic stability, private sector development, and empowerment of women. The ANDS is both cross-cutting sectorally, where implementation of gender mainstreaming themes is mandatory upon all government ministries and agencies, as well as for the key to the whole process of development in Afghanistan.31

While all the components of the ANDS impact women in one way or another, the gender equality component is key to addressing the gender imbalance in many areas of social, political, and cultural life of Afghanistan. Furthermore, it ensures that budget creation takes gender into account. The ANDS shares with NAPWA the goal of elimination of discrimination against women, approaching its work through a ten-point development strategy.

National Action Plan for Women of Afghanistan (NAPWA)

After nearly four years of consultations and planning by the Ministry of Women’s Affairs and the NGO Coordination Group, made up of the Afghan Women’s Network (AWN), the Coordinating Body for Afghan Relief (ACBAR), and the Afghan NGO Coordinating Body (ANCB), on May 19, 2008, the National Action Plan for Women of Afghanistan (NAPWA) was accepted by the Karzai Cabinet.32 The NAPWA is a ten-year plan to meet development goals with a gender mainstreamed vision and as a framework to reach gender commitments made in the Constitution, the Afghan Compact, and the Millennium Development Goals (MDGs), along with other national documents. However, no major efforts on a NAP on UNSC 1325 have taken place in Afghanistan until recently. Currently, civil society groups have come together with key government ministries and committed international donors to begin the planning process of an Afghanistan NAP.33 Where this process will lead remains to be seen in the coming 2011-2012 year cycle.

The National Action Plan for Women of Afghanistan (NAPWA) is an effort by the Afghan government to support the advancement of women through gender equality in all social and political realms of the public sector. Specifically, this strategy framework is the responsibility of the government of Afghanistan to implement in all ministries and provincial ministries. Its two-pronged approach is gender equality and empowerment of women. The plan has come about based on the guidelines and commitments of the Afghanistan Compact and Afghan National Development Strategy (ANDS) and its implementation fulfills benchmarks set within the Compact and the ANDS. For the government of Afghanistan this is a major component of achieving gender equality and mainstreaming through a systemic and sustainable method at a variety of government ministries, agencies, and provincial government bodies. The overall goal of NAPWA is to create, within institutions, both a concern for gender issues and the inclusion of women in creating budgets, policies, services, promotion, and opportunities. The Convention on Elimination of All Forms of Discrimination Against Women (CEDAW) is included in the NAPWA as a key obligation to follow through by the government of Afghanistan in implementing gender equality and women’s empowerment.

While gender tolerant and progressive documents exist, the Afghan government has been slow to produce major improvements in the inclusion and protection of women, and it has not provided a report or analysis on UNSC 1325. The government is however in the process of submitting a report on CEDAW, the first of its kind from Afghanistan since the ratification of this convention in 2003. Despite the presence of a constitution friendly toward women, there are laws that ultimately sacrifice the rights of women and girls in Afghanistan. Passage of such laws as the Shia Personal Law and the National Reconciliation, General Amnesty and Stability Law, or Amnesty Law harm women’s gains and threaten constitutional rights.34 Negotiations with the Taliban and other insurgent elements who would deny Afghan women any recognizable rights raise fear among women and human rights groups. Other social concepts such as honor and shame, the practices of bad and badal, and cultural codes all affect women in severely negative ways.

Customary Codes and Practices

In Afghanistan, it is customary law that has replaced law and order, especially in non-urban areas. Without the arm of law and order of government, in most areas of Afghanistan, families, communities, and villages have maintained order through entrenched traditions influenced or directly sourced from old tribal codes and not under a false understanding of religious concepts.

Pashtunwali

Pashtunwali is one set of tribal traditions, and values, or code of ethics, which must people erroneously believe to have religious legitimacy, practiced by Pashtun communities. It is a major influencer of the values and customary law of other ethnic groups within Afghan society, as well.35 While women are supposed to be respected under this code, their honor and protection is bound by whether they follow the traditions of the community, appear honorable, and do not trespass gender boundaries. With the breakdown of Afghan institutions such as the police and the justice system, rising conservatism due to instability,36 and mistrust of whichever faction happens to be in power, many Afghans rely on community based conflict resolution methods found within customary law and the informal court system where community, tribal, or district elders act as arbitrators and judges on a crime or a complaint.

Honor and Shame

The concept of honor (namus) and shame is deeply entrenched in Afghan society and like aspects of Pashtunwali, this also transcends ethnic groups in Afghanistan. Maintaining honor is often the preserve of male members of a family or a community and its protection is often channeled and upheld through the actions and appearance of female members of a family or community. In effect, women are the bearers of men’s and their community’s honor, and tresspassing the purity of this honor can be a serious issue for women and girls. Trespassing can occur in a number of ways, from simply being seen lingering near a window or doorway one too many times, to coming home late, going out of the house without permission, to being seen talking to a man or boy who is not a direct relative of the woman or girl. Male and sometimes female members of families control the decisions, education, marriage, choice of spouse, outside work and the place of work, style of dress, interaction with individuals outside the immediate household, and the freedom of movement of a woman or girl, in order to maintain honor. Those who trespass the limits set by their families and communities face abuse, physical violence, dismemberment, or death.

While the concept of honor and shame is not paramount in every family, as a whole it tends to be a shared value among Afghans. The mindset of honor and shame makes it difficult for...
women and girls to be functioning members of the public space. Through anecdotal evidence, it is apparent that this mindset can make a husband doubt his wife, who he thinks is overly attractive, should she work outside the home, a brother to slap his sister for coming home after working late in the office, or a newly married high school age bride to be forbidden to continue attending school due to the in-laws’ assertion that they do not want their daughter-in-law outside the home so often. In such cases, most women including these highlighted, accept their situations and identify with the cultural mindset that victimizes them.

Women and girls who face physical, emotional, or sexual violence have very little recourse. Most victims of such violence remain quiet for fear of violent repercussions or shame on their families. Some react or rebel by attempting suicide, including self-immolation, which is increasingly an often employed method of suicide, or they “runaway” from home by going to a women’s shelter, a provincial branch of the Ministry of Women’s Affairs, or sometimes police. Those who go to these places face not only shaming their families, but also the possibility of violence if they are returned to their families without resolution of the original problem. They also face abuse and rape at the hands of police who should be protecting them.

*Barter and Exchange - Badal and Bad*

**Badal** or ‘exchanging’ (of girls or women), and **bad**, which in this context means ‘in return’. **Badal** often takes place when girls or women from two families are exchanged in place of one another. This ensures protection of both women and also lowers the possibility of retaliation when one woman is mistreated. **Badal** seems to be practiced throughout the country, and is not specific to any particular ethnic group. In practice **bad** is used to give restitution for honor crimes such as murder, rape, and unpaid debts, among others, and while found in all parts of the country, it is practiced more among Pashtun groups. Motivation for **bad** may differ depending on province, where according to a report on the practice, some areas use bad in response to murder or crimes against their honor, while in other areas it is used for these cases as well as for theft and other criminal wrongdoing. Most often the alleged perpetrator is the father, brother, or uncle of the girl or woman that is given as restitution. The girl or woman is usually given to be married with a male member of the offended family and often ends up living the life of a servant in the household.

**Informal Courts**

Mistrust of the central government, lack of adequate access to a formal court system, corrupt police, and sometimes the shame of having to bring a private problem to a court within the public space have created a general unwillingness or inability to bring criminal and civil cases to the formal court system. Informal courts practice justice in a mix of customary law, patriarchal notions of gender justice and the rightful lot of women, honor, and an often erroneous understanding of what Islam posits on justice and women’s rights.

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37 Conversation with male graduate of Kabul University, Kabul. July 2011.
38 Conversation with female graduate of Kabul University, Kabul. May 2011.
39 Conversation with high-school age bride, Kabul. August 2011.
41 Under Afghan law, ‘running away’ is not a punishable crime. However, due to the power culture has in society, those who leave home for reasons that are also not crimes under the law are treated like criminals by police and the justice system.
43 Based on notes from staff working in areas of eight zones. Staff reported that while it is hard to gather concise information regarding cases, based on conversations they held with police and members of community shuras, they learned that these are major motivating factors if bad is practiced in an area.
45 Similarly, there is a deep shame in approaching a court to resolve an issue.
II. Data presentation and analysis

Data on key indicators of UNSCR 1325 was collected in the eight zones of Afghanistan spanning the 34 provinces, including provinces with weak security. Survey questionnaires and interviews were used to gather data from informants in provincial areas, about an average of thirty questionnaires filled in each of the eight zones. Those surveyed included teachers, police, staff of the provincial arm of MOWA, Department of Women’s Affairs (DOWA), human rights workers, members of councils, and staff of women’s shelters. Similar to past AWN experience, gathering factual data that directly relates to research questions from the central government or from the provinces without monetary incentives for the survey participant proved to be very challenging.

A. Participation

Under Taliban rule, women only worked in health professions, such as doctors and nurses and could not be found in any other trade or profession. Kabul went from having female drivers of metro buses in the 1980s to women finding it difficult to find a seat in a bus and even dangerous to ride in a taxi without a male chaperone. Efforts by the Afghan government and key ministries to be open to women have been highlighted through a variety of sources, including the original 2004 work plan set by donor nations and Afghan government stakeholders during the Berlin Conference. Since then, women have increasingly become part of the work force within many government ministries as well as the civil service. Professional women who have returned from neighboring countries are also a part of the general participation of women in public life. Women’s political participation is highly visible within the urban landscape of Afghan society. During election season, one can see hundreds of election posters and billboards with the faces of women running for office. The participation of women in the areas of civil service, teaching, and other non-governmental jobs has increased drastically since 2001. Despite these positive steps, more must be done to include the voices and experiences of women from across the provinces into the public sector.

Indicator 1 - Index of women’s participation in governance (senior positions in the cabinet, parliament, local governance)

Women’s participation in key positions of decision-making at the government level is minimal and is not spread out across all areas of governance. For many women to simply run for political office is a sign of having overcome a major hurdle within their families and communities. Often even women who sit in government ministries and the Parliament do so at the permission of their male relatives. Senior positions in this report are identified as those in the upper most echelon of a ministry or other area of government structure, such as minister, deputy minister, a Member of Parliament, or a member of the Council of Ministers (cabinet).

Setting quotas and requiring women’s participation as a development deliverable are among the many ways to improve the participation of women within decision-making and policy-making circles. However, quotas and development goals do not protect women from the immediate environment of insecurity due to the ongoing conflict, the threat of violence against them or their families, or the patriarchal system that forces women to toe the status quo or face the consequences.

Within Parliament, about 68 out of 249 seats are reserved for women in the Wolesi Jirga. In the Mosharfa Jirga, there are 102 seats, one-third of which are chosen by the president, one-third from provincial councils, and one-third from district councils. According to the Constitution,
50 percent of the one-third appointed by the president must be women. This means that at least 17 percent must be women in the Meshrano Jirga. Since January 2011, President Karzai appointed 34 members to the Meshrano, with 17 woman appointees. In total, representation of women in the Wolesi Jirga is about equal to that in the Meshrano Jirga, which now has 28 women or about 27 percent women members. While women are chosen by President Karzai to sit in the Meshrano Jirga, the remaining 69 seats of the Upper House are made up of men chosen by the provincial councils which tends to have low representation of women, but must have one quarter of seats available to women.49 Since results of the Parliamentary elections in late 2010, there were 9 seats that are contested, including one seat formerly belonging to a woman from Herat who is currently protesting her removal by going on a hunger strike near the Parliament building in a tent.50

Figure 3: Percentage Participation of Women in Governance 2010-2011

Women lawmakers are careful with controversial issues that can label them culturally or religiously subversive or extreme, especially in the face of warlords, other government officials, and religious sensitivities. Male members of the National Parliament tend to hold conservative or downright misogynistic views and current women members explain that there is discrimination on every woman MP who tries to take an active part in floor proceedings.51

Former member of Parliament and now a favorite of the anti-war movement in the West, Malalai Joya faced threats against her life and was eventually ousted from her position after voicing her views one too many times on former mujahideen many consider to be responsible for deaths of many Afghans. She eventually fled Afghanistan after receiving countless threats against her and her family’s life. Women who have stood up strong through the government system against criminal impunity have faced severe censure and threats against their own safety or that of their families.

Figure 4: Women Members of Parliament

The lack of significant improvement in women’s representation and participation in political office is due to a number of reasons, including the threat of violence, worsened security, lack of adequate skills at the senior level, lack of support in Parliament and by the leadership, and cultural practices that negatively affect women. Furthermore, the lack of opportunities or programs focused on capacity building of Afghan women to work in senior positions in government severely limits the pool of women to choose the leaders in high positions. The lack of support in Parliament for women to qualitatively participate and the lack of serious support by the Afghan government contribute to a lack of significant change in women holding senior positions with meaningful contributions in governance.

In 2010, President Karzai nominated three women among his choices for ministers, but Parliament accepted only one of the women, Amena Afzali as Minister of Labor, Social Affairs, Martyrs and the Disabled (MoLSAMD). A woman deputy minister, Sima Ghani, was also recently appointed to MoLSAMD. Currently, among the over twenty-five ministry departments, three are headed by a woman minister. These include the MoLSAMD, the Ministry of Women’s Affairs (MOWA), headed by Acting Minister Husn Bano Ghazanfar, and the Ministry of Public Health (MPH) led by Dr. Suraya Dalil. Former women ministers have included Dr. Sohaila Siddiqi in the Ministry of Public Health and Masuda Jalal and Dr. Sima Samar as Ministers of MOWA.

Women in Local Governance

Data collected from the thirty-four provinces indicates that women play a very small, nearly negligible role in governance. Women involved in the government mostly consist of those working in provincial Department of Women’s Affairs (DOWAs). Beside the province of Bamyan, which has a woman governor, Habiba Sohrabi, women do not hold a lead role in decision-making in the Afghan provinces. Election laws stipulate that provincial councils must have one quarter of seats available to women.52 In some provinces there are women’s shuras, but decisions taken by these shuras are not given equal importance by men’s shuras, who make the final decision on any community matter. Further research brought forth revealed that there is a prevailing attitude that women should not delve into shura matters. In many instances, respondents were asked if there are women’s shuras in their communities, and the response given was a simple ‘yes’. Further questions on whether these shuras met and how involved the women are in the community revealed that in fact, women rarely take part in these shuras. Women of middle and upper classes participated in these discussions, while the lower classes felt they were not given the respect which they deserved.

In-Country  Civil Society Monitoring Reports

Among the last official peace negotiation efforts in Afghanistan was the Geneva Accords that took place in 1988, where there were no women present in any of the signatory parties. This agreement did not confront the injustice done by the conflict parties against the Afghan population nor give any light on how grievances could be addressed in the future.56 The Bonn Agreement served to be the international community’s quickly hatched up plan on how to broker a political settlement in the Afghan conflict. Again, meaningful attempts at addressing grievances of the Afghan population and key figures in the conflict, such as opposing parties, were left out of the process in Bonn.

Presently, Afghanistan does not have a formal peace negotiation taking place between government and insurgent groups. There has been coverage in the Afghan and international media that there are closed door negotiations taking place directly with Taliban and Afghan government entities. However, the Taliban have not ever directly confirmed or endorsed peace talks.57 With a lack of clarity on what is happening behind the scenes toward an end to the conflict, it is difficult to note whether there are women involved in any negotiating teams. However, considering the attitude of the negotiating parties toward women's participatory involvement in public affairs, it is unlikely women are attempting to negotiate a peace settlement with the Taliban.

While women may not be active participants of a settlement with the Taliban, they have met with some success in at least gaining seats at the tables discussing peace. In early June 2010, for the first time ever women took part in a peace forum, or peace jirga, along with men on the future of Afghanistan. The peace jirga aimed to build consensus on the approach to resolving the conflict, in Afghanistan and allow for stakeholders to voice concerns and suggestions to the process. During the jirga, there was talk of ensuring the rights of women and other minorities in the peace process.56

At the Kabul Conference which followed the peace jirga, women activists, as part of the civil society sector, lobbied to be included in the proceedings and allowed a forum to present the concerns of Afghan women. Before this major international conference, activists from the 34 provinces met in Kabul to work out a platform indicating the issues they want highlighted by the government and the international community. Palwasha Hassan, a woman activist presented by Mr. Karzai for the position of Minister of Women's Affairs but not selected by Parliament, presented the civil society perspective at the Kabul Conference.58 At this conference, the Afghan and major world leaders in attendance together endorsed the reintegration of ex-Taliban fighters, with murmurs that women’s gains would not be harmed. Another development in peace efforts is the creation of the High Peace Council (HPC), which oversees the Afghanistan Peace and Reconciliation Program (APRP), created after the 2010 Peace Jirga as a government structure in support of negotiation with Taliban elements and tasked with creating guidelines for the government to reintegrate insurgents back into Afghan communities. It also oversees the creation of job and financial incentives for these ex-fighters so that they do not return to the Taliban or other insurgent groups. The HPC has the main role to structure the framework for high level talks with the Taliban. Interestingly, many members of this body were or are presently linked with groups who fought in the previous phases of the conflict.59 Recently, Burchuddin Rabbani, a former President of Afghanistan and mujahideen leader of Jamiat-e-Islami, and head of the HPC, was assassinated in a suicide attack targeting him. While government sources claim the attack was led by the Haqqani network, it is unclear

<table>
<thead>
<tr>
<th>Figure 5: Afghan Women's Resolution for Peace with Gender Justice57</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Each resolution that is against women’s rights, and human rights, in the peace jirga the women Afghan women are collectively against.</td>
</tr>
<tr>
<td>2. The peace jirga should not reject the achievements Afghan women have made in the past 9 years.</td>
</tr>
<tr>
<td>3. The participation of women in creating national policy and programs is important and must be allowed.</td>
</tr>
<tr>
<td>4. The decisions and opinions of women regarding national policies and processes must not be neglected.</td>
</tr>
<tr>
<td>5. Each national program must contain 30% women. Each decision and national decision made without the participation of women is unacceptable.</td>
</tr>
<tr>
<td>6. Policies and laws without social justice and gender justice are unacceptable.</td>
</tr>
</tbody>
</table>


58 The reason the Parliament did not vote for Palwasha Hassan is not wholly clear. Some in the press and Afghan circles speculated that because Ms. Hassan did not have experience in government.

who killed him. Presently, the Karzai administration has said it is reconsidering peace talks with Taliban elements, and has suggested that it may be more logical to pursue peace talks with the state of Pakistan, rather than insurgent groups. From the Afghan perspective, insurgent groups operating in Afghanistan are supported by the Pakistani Inter-Services Intelligence (ISI) agency, and conducting peace talks with those groups is futile so long as the policy of destruction comes from state elements.60 Peace talks with Pakistan may benefit women’s rights as they would not be elements at the negotiation table. As a result of these events, work is on hold within the HPC and currently a review of the APRP strategy has started to determine whether peace efforts by Afghanistan will be facing insurgent groups or surrounding states.

Nationally, to the observing public, beyond holding seats as members of the HPC, it is unclear what the 9 women and 61 men in actuality do in furthering the peace process. The selection of women on the HPC seems to be symbolic in many ways, as most women on the HPC are not seen as representative of women’s interests or effective advocates of women’s rights. The extent of their effectiveness largely remains to be seen, but the 9 women of the HPC have worked throughout their first year as advocates of women in the peace process. There is a women’s committee on the HPC that has recently been working on its strategic plan for the future. Nationally over the course of one year, they have held meetings with over 200 women, including those in the provincial HPCs.

Indicator 3 - Index of women’s participation in the Justice and Security sectors (police, military, judiciary at all levels)

During research on this indicator, challenges in accessing data from the relevant ministries proved to be daunting. Neither the Ministry of Justice nor the Ministry of Interior was forthcoming in giving information on this indicator, despite numerous formal requests. Based on past research data, women make up few of positions at all levels in the justice and security sector. In 2007, out of 17,314 police officers, only 93, or 0.53 percent were women. More recent data officially from the Ministry of Interior was not available. Data available through UNWomen makes it clear how little representation women have in the justice and security sectors. Overall, the two sectors are overwhelmingly male dominated.

Based on previous information from the MOJ, in 2007, women held 4.7 percent of the seats out of 1,547 positions. According to figures obtained from MOWA, women in judgehip positions are still at 4.7 percent in 2010, but it is unclear based on figures obtained from the Ministry of Interior and Attorney General’s office whether judgements of women have declined or reporting has not counted all possible positions in 2009. With no quality quantitative data to compare these figures against, it is unclear how many women make up decision-making positions within these sectors.62

Information from the MOD was difficult to obtain this year due to the attack on the ministry early in the summer. After this attack all communication became difficult and the responsiveness of the ministry to give any information declined to a standstill. As a result, there is a misdisaggregated data on women’s participation within the military. Similarly, information from the MOJ was also difficult to obtain as it took two months of requests by the research team to receive data only through electronic means. Officials at the MOJ were faced with busy schedules or a lack of interest in the research and were not available for interview.

Indicator 4 - Percentage of women in peacekeeping missions, disaggregated at all levels

Afghanistan does not contribute to peacekeeping missions around the world, nor does it have a peacekeeping mission functioning in the country. The International Security Assistance Force (ISAF) is mandated under the UN Assistance Mission in Afghanistan (UNAMA) and led militarily by the North Atlantic Treaty Organization (NATO). Gender policies within the ISAF/NATO effort in Afghanistan call for gender mainstreaming under the NATO BI-SC Directive 40-1, but the actual strategy is not clear as the Gender Annex (Annex X) of NATO policy is classified.63 The NATO directive posits gender equality key to sustainable peace and the gendered goal of NATO/ISAF in Afghanistan is to bring into place a commitment to gender equality without the continued help of ISAF.

The Provincial Reconstruction Teams (PRTs), headed in each area by a different NATO country, serve to bring security and micro-level development to the provinces. They engage with the population through these development programs but very little with local women. In the same way that PRTs are pre-dominantly male, the Afghans these teams come into contact with are males as well. Afghan women as a result have very little interaction with non-combat elements of the NATO/ISAF mission in Afghanistan. In cases when help is sought through the PRTs, women who face violence or other harm, are given referrals as it is not a part of the PRT mandate to help these women with direct services. As a new part of the US Marine Corp counterterrorism strategy, certain PRTs have established Female Engagement Teams (FETs), which are female-only teams with the objective of engaging local women. The FETs are independent of ISAF command, with 16 US Marine Corp FETs around Helmand Province and 4 under British command and possibly more to come.64

Indicator 5 - Number and percentage of women participating in each type of constitutional or legislative review

On laws such as Elimination of Violence against Women (EVAW) and the Shia Personal Status Law, women have participated more than men in reviewing and reforming the proposed versions of the laws. This is simply because laws that directly affect women have managed to get more attention from women advocates who more readily lobby on issues affecting women with the MOJ, the Parliament, and the Office of the President. Numerical data on the participation of women in legislative review is unclear as the process of legislative review goes through Parliament, the Ministry of Justice, and civil society lobby groups. Laws and policies that originate in the Ministry of Justice has a review committee which reviews and sends a proposed bill to the Ministers Council after which it is sent to the Parliament.65 In theory, the process of legislative review must look at each bill as compliant with the Afghan Constitution,

Islamic Sharia, and international human rights commitments. However, a number of bills have passed through this process that severely condense the rights of women, such as the Shia Personal Law, as well as other laws that infringe on the rights of all Afghans, such as the draft bill on “Prevention of extravagance in wedding ceremonies,” which has many provisions that echo the edicts of the Taliban Vice and Virtue wing.66

Constitutional review in Afghanistan can only happen under the auspices of a Loya Jirga (‘grand jirga’), which is a large gathering of community elders, tribal, and other interest groups. In the creation of the Afghan Constitution, a Constitutional Loya Jirga was held in December 2003, where 500 delegates debated and decided upon the prepared draft of a constitution. Women made up 64 delegates to the Constitutional Loya Jirga, with an additional 25 appointed by President Karzai. Women participants at this jirga such as Malalai Joya, Masooda Jalal, and Falwasa Hassan were among the woman mobilizers fighting for the rights of women to be enshrined in the constitution. Among the major wins for women in the Constitution Loya Jirga was gaining 25 percent of 250 seats in the Lower House, and 50 percent of presidential appointees to the Upper House of the National Parliament.

Indicator 6 - Percentage of CSOs in Task Forces on SCR 1325 and 1820

Currently, there are several civil society groups involved in raising awareness on UNSCR 1325 and in the creation of a national action plan. Early discussions with key implementing ministries such as MOFA and MOWA have included these groups and in the coming year continued involvement of civil society groups is expected at the planning table. Information on how involved civil society organizations, especially women’s organizations, are on UNSCR 1325 and 1820 is inconclusive. Most organizations that were given surveys on their activities related to UNSCR 1325 and 1820 did not respond. The few that did respond are not enough to posit a clear picture of where CSOs stand as it relates to UNSCR 1325 and 1820.

B. Prevention and Protection

Indicator 7 - Number of sexual and gender-based violence cases reported, percentage investigated, referred, prosecuted and penalized (out of total reported)

Rape, sexual violence, assault and harassment are not topics that are openly discussed in Afghanistan. Due to a culture of honor and shame, negative or hostile attitudes toward victims of these crimes, and the reign of impunity, women and girls have very little access to help and support from their families or from the justice and security sectors. From informal discussions with women who have lived through all phases of the conflict, it is clear that rape and sexual violence or the threat of either have been a part of the experience of war for Afghan women. Women’s survival during the conflict often included the fear of and tactic to fend off possibilities of rape or kidnapping by militia soldiers or even members of a community. During conflict, rapists and other violators acted with impunity. Rape and sexual violence outside of the conflict continues to occur without much chance of the perpetrator being arrested or tried for his crime. As a signatory of the Rome Statue on the International Criminal Court, in Afghanistan rape and sexual violence during violent conflict must be seen as crimes against humanity and prosecuted as such. Former fighters and militias guilty of these crimes must be brought to justice through a TRC or other context conscious mechanism.

Since 2007, gender based violence and threats against women have increased at an alarming scale. Threats against women and girls who attend school or work outside the home have not only increased, but have resulted in attacks and deaths. The Taliban and other elements seek to limit not only women’s movement, but also voices for speaking out against what ails Afghanistan. Zakia Zaki, a radio journalist at Sada-e Solh (Voice of Peace) radio, was shot dead in her sleep in Jabal Saraj, Parwan Province in 2007. Her on-air criticisms were both against the Taliban and former mujahideen. Others who did not give up in their work or in the belief for a better future for Afghan women and were killed include brave women like Safia Amajan, Sitara Achakzai, and Malalai Kakar.67

As with the increase in violence and threats against women, overall security in the country has worsened in recent years. As the conflict has worsened, women have especially been affected as they are among the most vulnerable of groups in the country. With any increase in violence, the most vulnerable groups bear the brunt of violation and abuse.

Women who suffer sexual or gender-based violence are among the faceless and voiceless. Women and girls who are victims of SGBV often do not approach authorities out of fear and shame. Many who do complain often end up blamed and vilified for their victimization. Police and the justice system inadequately pursue and prosecute perpetrators. In August 2008, President Karzai showed just how the highest office in Afghanistan views violence against women and illustrated the inadequate effort by authorities. After the Supreme Court convicted and sent to prison three men for the rape of a woman in the northern province of Samangan, Karzai quietly pardoned the three. Often, the burden of proof rests on the victim and both the attitude of authorities and society forces women to keep silent or receive no justice. Cases of rape are often hard to prove since in Afghanistan, a victim needs four witnesses to the crime. Often, women are accused of zina, or adultery, when they lodge complaints of rape, or they are ignored or abused by authorities.

Despite attempts to get data from the Ministry of Interior and the Ministry of Women’s Affairs, new information on the actual number of cases brought before police could not be obtained. Previous data reveals that the largest number of cases of gender-based violence is physical violence. In 2005 and 2006, the Ministry of Interior recorded 2,133 cases of gender-based violence that were reported, investigated, prosecuted and punished, of which 1,011 were cases of physical violence against women. For this period, only 33 cases of rape, 10 cases of bad and badal of girls, 5 cases of trafficking, and 87 cases of murder were recorded.

Figure 7: Sexual and Gender-Based Violence:

<table>
<thead>
<tr>
<th>Types of Case</th>
<th>Total Women Victims</th>
<th>Percentage of Cases Over Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Physical Violence</td>
<td>1011</td>
<td>47.4</td>
</tr>
<tr>
<td>Forced Marriage</td>
<td>769</td>
<td>36.1</td>
</tr>
<tr>
<td>Non-support by husband</td>
<td>100</td>
<td>4.7</td>
</tr>
<tr>
<td>Murder</td>
<td>87</td>
<td>4.1</td>
</tr>
<tr>
<td>Abuse</td>
<td>69</td>
<td>3.2</td>
</tr>
<tr>
<td>Sexual Abuse or Rape</td>
<td>33</td>
<td>1.5</td>
</tr>
<tr>
<td>Kidnapping</td>
<td>24</td>
<td>1.1</td>
</tr>
<tr>
<td>Denial of property by in-laws</td>
<td>20</td>
<td>0.9</td>
</tr>
<tr>
<td>Bad and badal kardon</td>
<td>10</td>
<td>0.5</td>
</tr>
<tr>
<td>Trafficking</td>
<td>5</td>
<td>0.2</td>
</tr>
<tr>
<td>Theft by women</td>
<td>3</td>
<td>0.1</td>
</tr>
</tbody>
</table>

67 As reported by Ministry of Interior in 2010 to AWN. New data on these cases were not available upon request from the MOI or from MOWA. This data is however vague and gives very little clear information on cases, victims, and how these cases go through the system.

193

WOMEN COUNT

In-Country Civil Society Monitoring Reports

194
Similarly, data from 2008 (Figure 8) and 2009 (Figure 9) reveal that most cases of SGBV are classified as zina, followed by murder and physical violence. Rape cases in both years are under 100. This data may be telling of the way rape cases are handled and viewed in Afghanistan. Not only is it hard to prove rape in Afghanistan, where four witnesses are required in a court, but women and girls also fear speaking out due to the cultural taboo on sexual relations outside of marriage. Women who are raped are victims that are first seen as tainted objects of family honor, not as victims of a crime against their human dignity. When rape cases cannot be proven, which is often, women may be punished for zina, or adultery, and imprisoned for moral crimes. Available data shows the highest number of reported, investigated, and punished cases to be of adultery.

Figure 8: Sexual and Gender-Based Violence Cases 2007-2008

<table>
<thead>
<tr>
<th>Type of Case</th>
<th>Number</th>
<th>Woman</th>
<th>Girl</th>
<th>Total</th>
<th>Occurrence of Arrest Perpetrator in the Case</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rape</td>
<td>56</td>
<td>40</td>
<td>18</td>
<td>58</td>
<td>101</td>
</tr>
<tr>
<td>Zina (adultery)</td>
<td>314</td>
<td>394</td>
<td>0</td>
<td>394</td>
<td>406</td>
</tr>
<tr>
<td>Murder</td>
<td>130</td>
<td>90</td>
<td>0</td>
<td>90</td>
<td>275</td>
</tr>
<tr>
<td>Kidnapping</td>
<td>37</td>
<td>40</td>
<td>0</td>
<td>40</td>
<td>60</td>
</tr>
<tr>
<td>Physical Violence</td>
<td>120</td>
<td>103</td>
<td>18</td>
<td>121</td>
<td>158</td>
</tr>
<tr>
<td>Trafficking</td>
<td>1</td>
<td>1</td>
<td>0</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>Self-immolation</td>
<td>8</td>
<td>8</td>
<td>0</td>
<td>8</td>
<td>9</td>
</tr>
<tr>
<td>Total</td>
<td>693</td>
<td>676</td>
<td>36</td>
<td>712</td>
<td>1010</td>
</tr>
</tbody>
</table>

Figure 9: Sexual and Gender-Based Violence Cases 2008-2009

<table>
<thead>
<tr>
<th>Type of Case</th>
<th>Number</th>
<th>Woman</th>
<th>Girl</th>
<th>Total</th>
<th>Occurrence of Arrest Perpetrator in the Case</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rape</td>
<td>71</td>
<td>43</td>
<td>28</td>
<td>71</td>
<td>95</td>
</tr>
<tr>
<td>Zina (adultery)</td>
<td>404</td>
<td>740</td>
<td>0</td>
<td>740</td>
<td>938</td>
</tr>
<tr>
<td>Murder</td>
<td>230</td>
<td>179</td>
<td>19</td>
<td>198</td>
<td>259</td>
</tr>
<tr>
<td>Kidnapping</td>
<td>70</td>
<td>38</td>
<td>0</td>
<td>38</td>
<td>90</td>
</tr>
<tr>
<td>Physical Violence</td>
<td>131</td>
<td>106</td>
<td>25</td>
<td>131</td>
<td>163</td>
</tr>
<tr>
<td>Trafficking</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Self-immolation</td>
<td>72</td>
<td>59</td>
<td>0</td>
<td>59</td>
<td>22</td>
</tr>
<tr>
<td>Total</td>
<td>979</td>
<td>1169</td>
<td>72</td>
<td>1237</td>
<td>1567</td>
</tr>
</tbody>
</table>

It must be mentioned that these three charts contain information obtained from the MOI that is vague and can be misleading. According to the MOI, this is the sort of information available on cases of SGBV. What these charts essentially claim is that the justice and security sector is actively working on combating impunity for crimes against women. However, based on this information it is difficult to ascertain that the information is an accurate picture of the response to SGBV cases. Furthermore, while researchers were told for example that the data presented in Figure 8 is a breakdown of cases that were reported, referred, prosecuted, and penalized, it is more likely that the data is simply on cases that were reported in 2008. Figures 8 and 9 speak of the arrest of perpetrators related to the cases, but do not have information on whether these cases were eventually prosecuted and penalized. Researchers repeatedly requested specific data on SGBV cases from the MOI and MOWA, but were unable to obtain clear and concise quantitative data. One major problem that seems to face ministries is their incapacity or lack of attention to proper gathering of disaggregated data on issues of concern of Parliamentarians. Being able to readily share this information with the public. The overall low numbers imply that reporting and recording of cases occurs dismally and ineptly, victims do not come forward to report or pursue cases, or that authorities do not take these cases seriously and fail to properly record cases.

In the cases recorded by the Afghan Independent Human Rights Commission (AIHRC), physical violence is again the most frequent of cases, along with other forms of abuse such as denial of food, and forced marriage. Running away from home is also counted here, though the reasons for running away on if a girl home are has simply left on this data. Often, women and girls who go to police stations or other authorities to escape abuse or forced marriages are labeled as runaways, both undermining their own victimization and making it easy for the authorities to do nothing.

Indicator 8 - Number and quality of gender responsive laws and policies

Fair and adequate protection of women and girls from violence and abuse and prevention through laws and policies is substantially lacking in Afghanistan. While there are a few gender-responsive laws and policies, implementation is in the hands of a largely indifferent and often hostile justice and security sector. One specifically gender-responsive law is the Elimination of Violence against Afghan Women (EVAW), passed through a presidential decree in July 2009 while Parliament was out of session, and still not officially passed by Parliament. In September 2011, the Commission on Women’s Rights, a cluster within Parliament headed by Member of Parliament, Fawzia Koofi, sent a revised version of the EVAW law to Parliament, where members must vote in both houses on the changes. Changes have come in Article 42, which stated that no one can postpone, pardon, or mitigate the punishment of those convicted of crimes under the EVAW law. According to the Constitution, the President has the authority to forgive punishment of crimes and this is violated under Article 43.

The objective of EVAW is eliminating “traditions and practices that cause violence against women contrary to the religion of Islam...[and] prosecuting perpetrators of violence against women.” This law made history for Afghanistan and the first time in Afghan history and criminalizes many other negative cultural practices. Women have the right to seek protection, emergency health services, confidentiality, and prosecution of the perpetrator. Convicted rapists are to be sentenced to life imprisonment if their victim lives, and to the death penalty if their act of rape

As reported by Ministry of Interior in 2010 to AWN. New data on these cases were not available upon request from the MOI or MOWA.

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Elimination of Violence Against Women (EVAW) Law, Chapter 1, General Provisions. Article 2.

Ibid., Articles 3, 4, and 5.
advocate for positive recognition of women’s rights in other draft laws and proposals of policy. The EVAW law was largely influenced by civil society activism, even though its proposed changes and overall process was facilitated by the Ministry of Women’s Affairs. Currently, activists are on alert about a draft law on recognizing shura councils as government recognized venues for addressing community or family problems. Should this draft law, currently in the MOWA final acceptance, attempt at formalizing the informal justice mechanism will be strengthened. This draft law comes after many months of lobbying by civil society groups with the government to not recognize the informal justice system as a valid alternative to the federal courts.

Laws and policies that protect and promote women and girls are useless when these individuals do not know their rights and how to make use of them. Women face barriers to their rights, and gender-responsive policies and laws go only as far as officials in government, Parliament, the process, and support from cultural biases allow. Support for gender responsive policies has been meager in many areas of government, especially in Parliament, within which there is a majority conservative element that pushes for laws and polices that undermine the equalizing spirit of the Constitution, Islamic law, and international human rights values.

Indicator 9 - Number and nature of provisions and recommendations in the Truth and Reconciliation Commission (TRC) and other transitional justice reports on women’s rights

Transitional justice in Afghanistan is not set in a formalized structure under a truth and reconciliation commission (TRC). The Afghan people have not been asked how they want to continue toward peace in regard to crimes committed by commanders, soldiers, whole militias, and communities against one another during the violent conflict. The violence faced by all communities, individual deaths, or massacres have not been addressed or punished by the Afghan government and there has not been any serious effort on the part of the international community.

In 2004, the Afghan Independent Human Rights Commission (AIHRC) produced the report, “A Call for Justice,” profiling citizens’ desire for national accountability of human rights abusers and violators. According to the report, up to 70 percent of Afghans surveyed claimed to have suffered or had family who suffered from loss and injury during the conflict. Based on the findings of this report, the commission worked with a three-member panel, the Office of the President, and the United Nations Mission in Afghanistan (UNAMA) to create a four-year, five point action plan for the implementation of a national strategy on peace, reconciliation, and justice. This strategy, entitled the “Action Plan of the Islamic Republic of Afghanistan for Peace, Justice, and Reconciliation” was adopted by the Karzai cabinet in late 2005. The action plan calls attention to five key areas: 1) acknowledgement of suffering through memorial, 2) ensure credible and accountable state institutions and purging human rights violators and criminals from the state institutions, 3) truth-seeking and documentation, 4) promotion of reconciliation and improvement of national unity, 5) establishment of effective and reasonable accountability mechanisms.


74 Available at www.aihrc.org.af/rep29_1_gfaljustice.pdf
75 Ibid, p. 43
76 President Hamid Karzai launches the action plan of the Islamic Republic of Afghanistan on peace, justice and reconciliation”. ReliefWeb. December 12, 2006. Accessible http://reliefweb.int/node/221009
78  "President Karzai launches the action plan of the Islamic Republic of Afghanistan on peace, justice and reconciliation”. ReliefWeb. December 12, 2006. Accessible http://reliefweb.int/node/221009

In this way, civil society and specifically women’s and human rights activists have continued to results in the death of the victim. Access to justice for women is tremendously strengthened through the EVAW law and government bodies are made responsible to serve as protective and supportive groups for Afghan women.74

Currently, a draft law that attempts to bring the decisions of local shuras into legal recognition is under review in the MOJ. Previously, attempts at bringing the informal courts into recognition was voted down by Parliament. This new draft law has been submitted by provincial councils in an attempt to formalize the decisions made by local community gatherings. Decisions can be on any types of conflict, including those that involve women or one in which women have major grievances. The formalization of these social structures with legally binding decisions will ultimately short change women, who tend not to use or attend local shuras. Furthermore, as a male domain, local shuras leave out or ignore the voices of women and dominate the process. When the process is flawed at the outset, it is hard to imagine women getting a fair chance in front of local shuras.

General policies that are gender responsive include the Afghan Constitution, the National Action Plan for Women of Afghanistan (NAPWA), and the Afghan National Development Strategy (ANDS). These documents and policies reflect the dual nature of the state’s women’s rights in Afghanistan. Women have their rights protected by official foundational documents, but are denied the same rights through the lack of mechanisms to enforce or implement their realization. Furthermore, most Afghan women and men are unaware of the rights that protect them in policies and laws.

For the lack of clearly implemented gender-responsive laws and policies, there are a number that are harmful and reductionist to the rights of Afghan women. Among these laws is the Shia Personal Status Law, which, after much controversy and revision, still marginalizes the rights of Shia women, including giving child custody to fathers and grandfathers only and making it legal for a husband to control the movements of his wife, despite the fact they run counter to rights of women protected by the Constitution and other laws.

Women have the right to work and the right to three months of maternity leave according to the law on work. In February 2011, the government attempted to bring women’s shelters under its fold and not allow private run, non-governmental shelters to operate in the country. Among the reasons for these government efforts were claims that non-government groups could not make proper use of funds for these shelters.75 These efforts were to a successful degree thwarted, but shelters must abide by regulations uniform across the country and MOWA has the responsibility of monitoring these shelters. Had the government been successful in its campaign, women and girls seeking aid and protection from shelters would have been subjected to dehumanizing panels where they would have to make their case and forensic exams prior to being helped. The provisions of the regulation on shelters, which was approved by the Cabinet, focus on the staffing and workings of shelters, and require that shelters must be registered with the government and be ready for monitoring by MOWA at any time.AWN and other civil society activists pressured the MOJ, MOWA, and the Office of the President to pass the regulation without transferring responsibility of shelters to the government and denying women’s groups the protection from violence and distress that women and girls in distress.

In this way, civil society and specifically women’s and human rights activists have continued to advocate for positive recognition of women’s rights in other draft laws and proposals of policy. The EVAW law was largely influenced by civil society activism, even though its proposed changes and overall process was facilitated by the Ministry of Women’s Affairs. Currently, activists are on alert about a draft law on recognizing shura councils as government recognized venues for addressing community or family problems. Should this draft law, currently in the MOWA final acceptance, attempt at formalizing the informal justice mechanism will be strengthened. This draft law comes after many months of lobbying by civil society groups with the government to not recognize the informal justice system as a valid alternative to the federal courts.

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78  "President Karzai launches the action plan of the Islamic Republic of Afghanistan on peace, justice and reconciliation”. ReliefWeb. December 12, 2006. Accessible http://reliefweb.int/node/221009
those currently in government. While this Amnesty Law is meant to support and strengthen reconciliation, it ends up giving a blanket amnesty to all responsible for crimes during conflict and cheats victims of their right to justice and accountability.\(^{80}\)

The creation of the High Peace Council and the APRP Joint Secretariat has not triggered a formal transitional justice program as part of the APRP. Transitional justice, thus far, has been geared toward reintegrating former fighters into Afghan communities. There has been no significant effort to answer to the crimes committed against civilians by individuals or parties tied to the Communist, mujahideen, or Taliban eras of the conflict.

**Indicator 10 - Extent to which gender and peace education are integrated in the curriculum of formal and informal education**

Gender and peace education is not formalized in any meaningful way into the curriculum of schools in Afghanistan. This means that children in grammar and middle school or in high schools across the country do not receive schooling that also factors in, for example, how to resolve personal conflict, the values of peace, the ill effects of violence, the equality between men and women, and the rights of men and women as Afghan and human citizens. According to school officials in the provinces, elements of peace may be taught in some schools, however, gender education is not practiced. School officials from across the provinces noted that peace and gender education were not a part of the government run school curriculum.

**Indicator 11 - Percentage of women (versus men) who receive economic packages in conflict resolution and reconstruction processes**

Information on the number of women who receive help from economic packages was not available for this report.

**C. Promotion of a Gender Perspective**

The international community and Afghan actors who met in Bonn in 2001 came together to call for an end to the violent conflict in Afghanistan, usher in democratic tenets as a way to rebuild Afghanistan, and guarantee human rights and women’s rights in particular. After the Bonn Agreement and the creation of the provisional government of Hamid Karzai, the Afghan government voiced its commitment to include the voices of all Afghans in rebuilding the country, including that of Afghan women. The rebuilding and development agenda of donor nations shared the same tone as the agenda of the NATO nations who claimed to be liberating Afghanistan from the Taliban to respond to the trampling of women’s rights. Afghan women’s rights became the rallying cry for both the Coalition of the Willing, media covering Afghanistan, and the development agenda.

**Indicator 12 - Detailed breakdown of gender issues addressed in peace agreements**

There is no functioning peace agreement in Afghanistan. While many areas are relatively peaceful, the violent conflict still continues in the areas bordering Pakistan and slowly encroaching toward Kabul as insurgents gain control of provinces surrounding Kabul province.

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III. Conclusions and Recommendations

Concluding Remarks

Afghan women’s participation in the areas of governance, security, peace and justice has certainly expanded since 2001. However, there are extensive gaps in how much access women have to positions with influence and decision-making power, to safety and security at the most basic level. Similarly, protection from and prevention of violence and abuse against women and girls has been brought into the fold of social life through openness and access. Despite this, women and girls continue to face violence and abuse at the hands of family, community members and people affiliated with the parties in conflict.

Improvement of the situation of Afghan women must be set through relevant and mindful priorities that take into account the needs and concerns of a wide range of women and girls. Most importantly, the focus cannot be on just one aspect of women. It must be focused on vulnerable women, educated, uneducated, rural, and urban women must be brought into the fold of social life through opened space for their voices and needs. Key to this is women’s participation in decision and policy making, approaches to peace and governance, and legislation. Protection and prevention of violence against women and girls must be made a real priority, including through stance on impunity against those who violate and abuse women and girls. The inclusion and transmission of a gender perspective through the curriculum, as well as through informal means of education, also stand as the key to improving the gender issues landscape of Afghanistan.

Acknowledging the great strides Afghan women have made in the past 10 years, the national and international commitments of the Government of Afghanistan to Afghan women, and in the unwavering belief that without the inclusion, participation, protection, and promotion of half the population the way to peace and development will never succeed, this report offers the following recommendations to the Government of Afghanistan, Afghan civil society, actors in the peace process, and the international community:

Recommendations

To the Government of Afghanistan

Office of the President
- Ensure that the protection of women’s rights in the peace, reintegation, and reconciliation processes are part of the central discussions.
- Urge the Parliament to support the EVAW law implementation without further delay.
- Support the time bound implementation of NAPWA.
- Advance justice by publically committing to a timeline for the Action Plan for Peace, Reconciliation, and Justice.
- Ensure that Afghan women play an active role in the Bonn Conference in December 2011, including shaping the agenda and outcome of documents.
- Ensure that 30 percent of the Afghan delegation to the Bonn Conference is composed of civil society, half of which must be women.
- Publicly condemn attacks on women and girls.
- Publicly condemn attacks on education, girl students, and women teachers.
- Ensure women are appointed to key roles in governance, justice, and security sectors.
- Continue in strengthening a national security strategy that is also consistent with Afghanistan’s international commitments on UN Security Council Resolutions (1325, 1820, 1888, 1889, and 1960) concerned with women’s rights and conflict.
- A National Action Plan on UN SCR 1325 should be integrated as part of the national security policy, ensuring the representation of women in all peace and security deliberations and decisions through a quota system.

High Peace Council and the Afghanistan Peace and Reconciliation Program (APRP)
- Ensure that peace efforts do not destroy achievements and gains in women’s rights as Afghanistan seeks an end to the ongoing conflict.
- Ensure that women, youth, and wives and family members of former fighters are included in the peace process at the provincial level.
- Develop a system where victims of the conflict can register their grievances as the peace process goes forward.
- Consult with women and create space for them to serve as active participants to all national peace and reconciliation, reintegration, and transition processes.
- Ensure women representatives from the village and district level councils play a key role in the peace and reconciliation, reintegration, and transition processes.
- Demand the end to attacks and intimidation of education sites, girls students, and women teachers when negotiating with insurgents and former fighters.

Ministry of Women’s Affairs
- Advocate for and support women and girls who face domestic violence, sexual violence, rape, harassment, and intimidation by providing improved systematic attention and registration services by MOWA and DOWA staff.
- Improve capacity and sensitivity of MOWA and DOWA staff to adequately support women and girls seeking help.
- Create monitoring mechanisms on the EVAW law and SGBV and a working registration process in each province and each district on violence against women and SGBV cases. Train the staff with effective methods so that they can give full and honest attention to each case.
- Raise awareness among men and women in all 34 provinces, with specific focus to non-urban areas and a targeted plan on the EVAW law, rights of women under Afghan law and Islamic law, and importance of women’s education to the community and to the family.
- Work with Ministries of Interior, Public Health, and Education to build a coordinated system focusing on the access to emergency health services, psycho-social support, information on what to do and where to go in case of violence or rape, and access to safe shelter.
- Improve gathering and providing disaggregated data regarding women and girls and education, health, SGBV, forced marriage and other negative cultural practices, self-immolation and other suicide, and participation in the public sector, among other topics.
- Establish a reintegration cell within the ministry and through the Joint Secretariat Committees engage with the implementation of the Afghanistan Peace and Reconciliation Program (APRP).
- Gather sex-disaggregated data through the APRP monitoring and evaluation units at the provincial and national levels.
- With the Ministry of Foreign Affairs, support the creation of a national action plan...
for Afghanistan on the implementation of UNSCR 1325 and its subsequent related resolutions (1820, 1888, 1889, and 1960).

Ministry of Interior
- Improve training of police, in urban and rural areas, to respond to domestic violence, sexual and gender-based violence, rape, and other types of cases with objectivity and according to the law.
- Focus on improving the attitudes of police by teaching respect toward women as an Islamic and Afghan value and code of conduct.
- Expand the Family Response Units into every district police station of the 34 provinces.
- Improve the Family Response Units by hiring more female officers and giving training on objective and responsive methods.
- Focus on recruitment of women into policing and security through coordination and collaboration with Ministry of Women’s Affairs and women led organizations to support and encourage families to allow the women and girls in their families to join the ANSF.
- Increase the number of women police officers, including the number of women prison guards.
- Improve protection measures for women in Provincial Councils and Provincial Peace Councils and the Provincial Joint Secretariat Team members.
- Improve criteria for recruitment to the ANSF, excluding those individuals against whom there are allegations of violence or other abuses against women.
- Investigate attacks on education sites, students, and teachers and push for prosecution of perpetrators with the Office of the Attorney General and MOJ.

Ministry of Foreign Affairs
- Initiate the creation of a national action plan for Afghanistan on the implementation of UNSCR 1325 and its subsequent related resolutions (1820, 1888, 1889, and 1960).
- Ensure that all related ministries, civil society groups, and ordinary women in the provinces are included in the creation of NAP.
- Support a comprehensive NAP by creating open dialogue at the district and even sub-district levels between women across the country and MOFA and MOWA to obtain the experiences, concerns, and challenges of ordinary Afghan women and create a comprehensive and all-inclusive NAP.
- Support the implementation of commitments toward women's rights made in international conventions and resolutions.

Ministry of Public Health
- Create support programs for women and girls where they can receive emergency treatment and other free services.
- Collect disaggregated data on women and girls, especially those who face SGBV, domestic violence, rape, self-immolation or other suicide, and those who cannot continue their education.

Ministry of Justice
- Ensure that women and girls who face physical, sexual, gender based violence, rape, and other harm receive assistance through the justice system.
- Increase the number of women lawyers, judges and law enforcement women staff who can specifically focus on the needs of women who are victims.
- Ensure that the law on marriage requires the presence of the husband and wife upon registration of the marriage.
- Ensure the draft bills that come up for review are in line with the Constitution, Afghan law, and international human rights standards.
- Create and implement training and awareness programs with the Ministry of Interior for police and other law enforcement on the rights and protections owed to women by the law; train and give awareness to judges on the rights and protections owed to women by the law as well as the difference between objective judgement and judgement ruled by cultural beliefs of the judge and prosecutor.
- Initiate a review of concepts such as “running away” which is not a crime but women are imprisoned and punished for committing.

Ministry of Information and Culture
- Focus on raising awareness through media programs on importance of girls’ education, family violence against women, self-immolation, women’s rights under Afghan and Islamic laws, and how women can receive support and help in case of emergencies.
- Work with the Ministry of Education and Higher Education in raising the peace potential of students by giving awareness on gender and peace.
- Gather disaggregated data on representation of women in Afghan media, and possible improvements.

Ministry of Education and Higher Education
- Continue to work on and improve efforts in absorbing girls into the education system by increasing the knowledge of families, communities, and religious leaders on the importance and pivotal role girls’ education has on the community and family, and the traditional Islamic value toward education.
- Include peace and gender education as part of the school curriculum; give awareness on the rights of women and girls, including the right to choose a marriage partner as based on Islam, the crime of child and forced marriage, and other provisions of protection under the law.
- Prioritize recruitment and training of women teachers and expand the number of classes and schools for girls, including segregated schooling to improve access to schooling for girls especially in conservative communities.

Ministry of Hajj and Pilgrimage
- Train and give awareness of religious leaders and teachers and mullahs at Friday sermons to support women’s rights under Afghan law, linking these rights with Islamic law and Islamic cultural history.
- Work with the Ministry of Information and Culture to build awareness programs on the rights of women under Afghan law and Islamic law.

To Afghan Civil Society Actors
- Continue to advocate and lobby for the full implementation of women's rights as enshrined by the Constitution and Afghan law.
- Work with government bodies such as Ministries of Justice, Women's Affairs, Interior, and Public Health, among others, to strengthen the protection and prevention violence and abuse against women and girls.
• Work with community shuras including men, women, and religious leaders and teachers to raise awareness on the rights of women, violence, and abuse against women.

To the International Community and Donors:
• Support Afghan civil society and women activists in particular by pressing the Afghan government to include their voices on policies, participation at the decision-making table, and key concerns on the peace, reintegration, and reconciliation processes.
• Support the GoA in implementation of the NAPWA, EVAW, and other positive gender policies.
• Support and strengthen programs that provide capacity building and technical assistance to the justice and security sector in better implementation of protection and prevention of violence and abuse of women and girls.
• Support Afghan women's groups, the AIHRC, other human rights groups, and Afghan civil society to be a voice in bringing peace and justice.
• Support women's groups through financial and technical resources to expand participation in the peace process in the provinces.
• Insist that financial incentives to communities to support the reintegration of former fighters and communities also support the empowerment and development of women in the communities.
• Make women's meaningful participation in the decision-making bodies a precondition for funding peace, reconciliation, reintegration, and transition processes and programs.
• Ensure the funding for peace, reconciliation, reintegration, and transition processes benefit families, communities, and women rather than individual ex-combatants.
• Urge the Government of Afghanistan to repeal of the Amnesty Law and the Shia Personal Status Law, and to refrain from supporting future laws and policies that violate the Afghanistan Constitution and international human rights commitments.
• Support the GoA and civil society through policy, technical, and financial resources to consult with districts and provinces across the country with discussions on an inclusive NAP on UN SCR 1325 creation process.

IV. Appendices

Afghanistan Constitution

Article 22
“Any kind of discrimination and distinction between citizens of Afghanistan shall be forbidden. The citizens of Afghanistan, man or woman, have equal rights and duties before the law.”

Article 44
“To create and foster balanced education for women, improve education of nomads as well as eliminate illiteracy in the country, the state shall devise and implement an effective plan.”

Article 54
“Family is the fundamental pillar of the society, and shall be protected by the state. To attain the physical and spiritual health of the family, especially the child and the mother, upbringing of children, as well as elimination of related traditions contrary to the principles of the sacred religion of Islam, the state shall adopt necessary measures.”

Afghanistan National Development Strategy (ANDS)

Gender Equity as Cross-cutting
“Enhanced participation of Women in Governance: Fulfillment of the national action plan for women’s rights will be implemented and affirmative action programs made available to women.”

“The National Action Plan for Women of Afghanistan is being implemented to establishing greater gender equality by eliminating discrimination, building of women’s human capital and promoting their participation and leadership.”

“The ultimate goal is ‘gender equality’; a condition where women and men fully enjoy their rights, equally contribute to and enjoy the benefits of development and neither is prevented from pursuing what is fair, good and necessary to live a full and satisfying life[...]The implementation of strategy for gender equity is a shared responsibility among government entities at the national and sub-national levels. MoWA’s status as lead ministry for women’s advancement will be maintained and strengthened.”

Elimination of Violence against Women (EVAW) of Afghanistan
(As of September 2011, awaiting passage by the Parliament)

Article 2
“This law has the following objectives: 1) Safeguarding the religious and legal rights and protecting the human dignity of women; 2) Protecting well being of family and fighting against customs, traditions and practices that cause violence against women contrary to the provisions of religion of Islam; 3) Protecting the victim of violence (affected woman) or exposed to violence; 4) Preventing violence against women; 5) Ensuring public awareness and education on violence against women; 6) Prosecuting perpetrators of violence against women.”

Article 3
“Rape: Perpetrating adultery and pederasty with an adult or under age woman under duress or attack to the chastity and honor of a woman.”

Article 5
“Commission of the following acts shall be deemed as violence against women: 1) Rape; 2) Forcing into prostitution; 3) Recording the identity of victim and publicizing it in a manner...”
that damages the personality of victim; 4) Setting into flames, using chemicals or other dangerous substances; 5) Forcing into self-immolation or suicide or using poisonous or other dangerous substances; 6) Causing injury or disability; 7) Battery and laceration; 8) Selling and buying women for the purpose or under pretext of marriage; 9) Baad; [...] 10) Forced marriage; 11) Prohibiting from right of marriage or choosing husband; 12) Marriage before the legal age; 13) Abusing, humiliating, intimidating; 14) Harassment/persecution; 15) Forced isolation; 16) Forcing woman to drug addiction; 17) Depriving from inheritance; 18) Preventing from possession of personal property; 19) Deterring from right to education, work and access to health services; 20) Forced labor; 21) Marrying more than one wife without observing the provision of Article 86 of Civil Code; 22) Denial of relationship.”

**Amnesty Law**

Article 3

“All political factions and hostile parties who were involved in a way or another in hostilities before establishing of the Interim Administration shall be included in the reconciliation and general amnesty program for the purpose of reconciliation among different segments of society, strengthening of peace and stability and starting of new life in the contemporary political history of Afghanistan, and enjoy all their legal rights and shall not be legally and judicially prosecuted.”

**Electoral Law**

Article 4

Eligible voters, both men and women, shall be entitled to equal voting right in the elections.”

Article 19

“The Wolesi Jirga shall have 249 seats out of which 10 seats are allocated to the nomads and the remaining 139 seats are assigned to the provinces in proportion to their population. Out of the total number of seats for each province, on average, at least two females shall be elected members of the Wolesi Jirga.”