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AD HOC COMMITTEE ON PREVENTING AND COMBATING VIOLENCE AGAINST WOMEN AND DOMESTIC VIOLENCE (CAHVIO)

OVERVIEW OF LEGAL PROTECTION AGAINST SEXUAL VIOLENCE AFFORDED TO WOMEN DURING SITUATIONS OF ARMED CONFLICT

Information document prepared by the Directorate General of Human Rights and Legal Affairs

OVERVIEW OF LEGAL PROTECTION AGAINST SEXUAL VIOLENCE AFFORDED TO WOMEN DURING SITUATIONS OF ARMED CONFLICT

The level of legal protection of women against sexual violence during armed conflict is not only determined by the character and stage of the conflict, but also by the particular role of each woman caught up in it. Armed conflict may be of international or national character, involving state actors or non-state actors. Women may be combatants, persons deprived of their freedom, refugees, internally displaced persons (IDPs), mothers and/or members of the civilian population. It is important to note that sexual violence is not limited to rape. It also encompasses forced prostitution, sexual slavery, forced impregnation, forced maternity, forced termination of pregnancy, enforced sterilisation. indecent assault, trafficking, inappropriate medical examinations and strip searches.

The provisions of international humanitarian law listed below afford women protection against sexual violence.¹ While the Geneva Conventions generally apply to international armed conflict, Article 3, which is common to all four Geneva Conventions, also relates to non-international armed conflict. Additional Protocol I is concerned solely with international armed conflict, whereas Additional Protocol II focuses on non-international armed conflict.

I. WOMEN AS PART OF THE CIVILIAN POPULATION IN INTERNATIONAL AND NON-INTERNATIONAL ARMED CONFLICTS

1. Protection under the Geneva Conventions²

4 th Geneva Convention	Women must be especially protected against any attack
Article 27	on their honour, in particular against rape, enforced
	prostitution, or any other form of indecent assault.
Additional Protocol I to	Prohibition of violence to the life, health or physical or
the Geneva Conventions	mental well/being of persons, in particular torture of all
Article 75(2)(a);(b)	kinds, whether physical or mental and prohibition of
	outrages upon personal dignity, in particular humiliating
	and degrading treatment, enforced prostitution and any
	form of indecent assault or threats thereof.
Additional Protocol I to	Women must be the object of special respect and must be
the Geneva Conventions	protected in particular against rape, forced prostitution
Article 76	and any other form of indecent assault.

International armed conflicts

¹ Source: "Addressing the Needs of Women Affected by Armed Conflict, An ICRC Guidance Document, Annex: General and specific protection of women under international humanitarian law", ICRC, March 2004.

² All Council of Europe member states have ratified the Geneva Conventions I-IV, while 44 member states have ratified its Additional Protocols I and II (Andorra, Azerbaijan and Turkey have not ratified the Additional Protocols).

Non-international armed connects	
Geneva Conventions,	Prohibition of outrages upon personal dignity, in
Common Article 3	particular humiliating and degrading treatment in non-
	international armed conflicts.
Additional Protocol II to	The following acts against persons hors de combat are
the Geneva Conventions	prohibited in non-international armed conflicts: violence
Article 4(2)(a);(e)	to life, health and physical or mental well-being, in
	particular cruel treatment such as torture; outrages upon
	personal dignity, in particular humiliating and degrading
	treatment, rape, enforced prostitution and any form of
	indecent assault, and slavery.

Non-international armed conflicts

2. Protection under the Statute of the International Criminal Court³

Article 7(1)(g)	Rape, sexual slavery, enforced prostitution, forced pregnancy, enforced sterilisation, or any other form of sexual violence of comparable gravity (if committed as a "crime against humanity" meaning committed as part of a widespread or systematic attack directed against any civilian population, with knowledge of the attack)
Articles 8(2)(b)(xxi); (xxii); 8(2)(c)(ii); 8(2)(e)(vi)	Rape, sexual slavery, enforced prostitution, forced pregnancy, enforced sterilisation, or any other form of sexual violence as well as outrages upon personal dignity, in particular humiliating and degrading treatment, are war crimes in both international and non- international armed conflicts (if committed as part of a plan or policy or as part of a large-scale commission)

II. WOMEN DEPRIVED OF THEIR FREEDOM DURING ARMED CONFLICT

3 rd Geneva Convention	Prisoners of war must be treated humanely at all times
Articles 13 and 14	and are entitled to respect for their persons and their
	honour in all circumstances.
	Unlawful acts or omissions by a detaining authority
	causing the death or seriously endangering the health of
	prisoners of war are prohibited. Prisoners of war must not
	be subjected to physical mutilation or to medical or
	scientific experiments.
3 rd Geneva Convention	A Detaining Power must protect prisoners of war from
Article 13	acts of violence or intimidation and from insults and
	public curiosity.

International armed conflicts

³ 39 member states of the Council of Europe have ratified the Statute of the International Criminal Court (Albania, Austria, Belgium, Bosnia and Herzegovina, Bulgaria, Czech Republic, Croatia, Cyprus, Denmark, Estonia, Finland, France, Georgia, Germany, Greece, Hungary, Iceland, Ireland, Italy, Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, Montenegro, Netherlands, Norway, Poland, Portugal, Romania, San Marino, Serbia, Slovakia, Slovenia, Spain, Sweden, Switzerland, "The former Yugoslav Republic of Macedonia, United Kingdom).

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3 rd Geneva Convention	Women prisoners of war must be treated with all the
Article 14	regard due to their sex and must in all cases benefit from
	treatment as favourable as that granted to men.
3 rd Geneva Convention	Prohibition of the use of physical or mental torture and
Article 17	any form of coercion in order to secure information of
	any kind from prisoners of war.
3 rd Geneva Convention	Female prisoners of war may not be sentenced to more
Article 88	sever punishment or be treated more severely when
	undergoing punishment than female or male members of
	the Detaining Power's forces for a similar offence.
3 rd Geneva Convention	Women deprived of their liberty in relation to
Article 97, 4 th Geneva	international or non-international armed conflicts must be
Convention Articles	placed under the immediate supervision of women.
76;124; Additional	
Protocol I Article 75(5)	
4th Geneva Convention	A woman civilian internee must not be searched except
Article 97	by a woman.
4 th Geneva Convention	Disciplinary penalties may not be inhuman, brutal or
Article 117	dangerous to the health of civilian internees and account
	must be taken of the internee's age, sex and state of
	health.

Non-international armed conflicts

Additional Protocol II	The physical or mental integrity of persons deprived of
Article 5(2)(e)	their liberty for reasons related to a non-international
	conflict must not be endangered by any unjustified act or
	omission. It is prohibited to subject these persons to any
	medical procedure not justified by the state of health of
	the person concerned.
Additional Protocol II	Women deprived of their liberty in relation to
Article 5(2)(a)	international or non-international armed conflicts must be
	placed under the immediate supervision of women.