The Indian Law Resource Center works to protect the legal rights, cultures, and environments of Indian nations and other indigenous peoples of the Americas. The Center seeks to overcome the grave problems that threaten Native peoples by advancing the rule of law, by establishing national and intentional legal standards that preserve their human rights and dignity, and by challenging the governments of the world to accord justice and equality before the law to all indigenous peoples of the Americas.

One way the Center fulfills its mission is through the Safe Women, Strong Nations project. This project increases awareness among lawmakers, decision-makers, and the public of the unfair legal framework that too often fails to protect American Indian and Alaska Native women, and the need to expand tribal jurisdiction and resources to combat violence against Native women and children.

International advocacy is an integral component of the Safe Women, Strong Nations project, focusing attention on the issue of violence against indigenous women to secure concrete actions from the UN and other international human rights bodies.

Through our international advocacy work, the Center’s Safe Women, Strong Nations project seeks to ensure that indigenous women’s human rights, including their right to live lives free of all forms of violence and discrimination, are fully realized and protected.

The following documents highlight some of the international advocacy for safety for indigenous women and girls undertaken by the Indian Law Resource Center and its partners in 2016.

- Program for a Parallel Event during the NGO Forum of the UN Commission on the Status of Women’s 60th session, focusing on “Indigenous Women’s Movements to End Violence Against American Indian, Alaska Native, and Aboriginal Women.”


- Joint Written Statement submitted during the 33rd session of the UN Human Rights Council on “Ending Violence Against Indigenous Women and Girls.”
Indigenous Women’s Movements to End Violence Against American Indian, Alaska Native, and Aboriginal Women

March 22, 2016 at 4:30 – 6:00 p.m.

UN Church Center Chapel
777 1st Ave. at E. 44th St.
New York City, NY

Together We Are Stronger

Indigenous women worldwide suffer from multiple forms of discrimination and violence, and murder, at rates far higher than other groups of women. Speakers from American Indian tribes, Alaska Native villages, and Canadian First Nations will share best practices indigenous women have used to organize and advocate for social changes and legal reforms to restore safety in their Native nations and communities. They also will share strategies to advance the rights of indigenous peoples and women affirmed in the UN Declaration on the Rights of Indigenous Peoples.

Join Us
Indigenous Women’s Movements to End Violence Against American Indian, Alaska Native, and Aboriginal Women

Program

Welcome

Panel Moderator: Jacqueline (Jax) Agtuca
Legal and Policy Consultant, National Indigenous Women’s Resource Center

Ending the Violence, Organizing for Safety
Seneca-Cayuga filmmaker Erica Tremblay and producer Kasia Chmielinski premiere their short documentary about the Native women’s movement in the United States.

Panel

Building the National Movement for Safety and Sovereignty in the United States

Terri Henry
Co-Chair National Congress of American Indians Task Force on Violence Against Women and Chair of the Indian Law Resource Center Board of Directors

Safety for Alaska Native Women

Tamra (Tami) Truett Jerue
Director Alaska Native Women’s Resource Center and Tribal Administrator and Director of Social Services for the Anvik Village Tribal Council

Movement for Justice and Accountability for Missing and Murdered Indigenous Women

Dawn Lavell-Harvard, Ph.D.
President Native Women’s Association of Canada
Ending Violence Against Indigenous Women by Addressing Its Root Causes

A Joint Oral Statement Offered at the 32nd Session of the UN Human Rights Council by the Indian Law Resource Center, National Congress of American Indians, Ewiaapaayp Band of Kumeyaay Indians, and Native American Rights Fund

Annual full-day discussion on the human rights of women
Panel 1: Violence against indigenous women and girls and its root causes (June 16, 2016)

The Indian Law Resource Center, National Congress of American Indians, Ewiaapaayp Band of Kumeyaay Indians, and Native American Rights Fund offer this statement on ending violence against indigenous women and girls.

The Declaration on the Rights of Indigenous Peoples calls on states to ensure indigenous women enjoy full protections against violence and discrimination.1 Yet they often suffer multiple forms of discrimination and disproportionate violence, and they are murdered and disappear at extraordinary rates, because of their gender and because they are indigenous.2

In the United States, for example, despite recent law reforms, more than 4 in 5 American Indian and Alaska Native women have experienced violence, and more than 1 in 2 have experienced sexual violence.3 Alaska Native women report physical assault rates up to 12 times higher than the rest of the country.4 And the vast majority of these crimes are committed by non-indigenous perpetrators5 over whom tribal governments lack full criminal jurisdiction.

A root cause of the violence is a discriminatory legal system that limits the authority of indigenous peoples to protect their women and children, and that fails to prevent and respond to these crimes. To address this human rights crisis, the UN Declaration and the Outcome Document of the World Conference on Indigenous Peoples must be implemented by states and the UN. We urge this Council:

- To request that the Office of the High Commissioner respond to the panel on violence against indigenous women in September with a report of recommendations for actions;
- To request a report from the Secretary-General on ways existing special procedures can better respond to this issue; and
- To request that the Secretary-General hold a high-level panel in 2017 on intensifying efforts, in collaboration with indigenous peoples, to prevent and eliminate all forms of violence and discrimination against indigenous women and girls.

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1 UN Declaration on the Rights of Indigenous Peoples, Article 22.
Human Rights Council
Thirty-third session
Agenda item 3
Promotion and protection of all human rights, civil, political, economic, social and cultural rights, including the right to development

Joint written statement* submitted by Ewiaapaayp Band of Kumeyaay Indians, National Congress of American Indians, Native American Rights Fund, non-governmental organizations in special consultative status, Indian Law Resource Centre, non-governmental organizations on the roster

The Secretary-General has received the following written statement which is circulated in accordance with Economic and Social Council resolution 1996/31.

[26 August 2016]

* This written statement is issued, unedited, in the language(s) received from the submitting non-governmental organization(s).
Ending Violence Against Indigenous Women and Girls

Violence against women is widespread and recognized as a human rights violation and form of discrimination so serious that it “impairs or even nullifies their enjoyment of all human rights and fundamental freedoms.”

The situation is even more dire for indigenous women “who are subject to multiple and intersecting forms of discrimination” that increases their vulnerability to all forms of violence, including human trafficking. Recently, this Council expressed alarm at the high level of impunity regarding violence against indigenous women and girls, including killings, and stressed "the urgent need to address violence and discrimination against them."

Violence against indigenous women and girls exists throughout the world. In the United States, a new report finds that more than 4 in 5 American Indian and Alaska Native women have experienced violence and more than 1 in 2 have experienced sexual violence. American Indian and Alaska Native women are significantly more likely to experience violence and sexual violence by an interracial perpetrator over whom tribes lack full criminal authority. Almost half of these survivors required services as a result of what a perpetrator did, but of those, 38.2% were unable to obtain them. Alaska Native women suffer the highest rates of forcible sexual assault in the United States, rates of domestic violence up to 10 times higher than in the rest of the United States and physical assault victimization rates up to 12 times higher. American Indian and Alaska Native children also face an extremely dangerous situation, enduring rates of exposure to violence higher than any other group of children and experiencing post-traumatic stress disorder at rates triple that of the general population.

Though data is lacking, American Indian and Alaska Native women disappear and are murdered at higher rates. Within some tribal lands and communities, American Indian women have murder rates that are more than 10 times the national average. Yet, the response of the justice system is inadequate and the harsh reality is that indigenous

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1 Statement by Ms. Rashida Manjoo, Special Rapporteur on Violence against women, its causes and consequences, 59th Session, Commission on the Status of Women (March 9, 2015).
6 A/HRC/RES/32/19 (June 30, 2016), 3.
8 Id. at 46 (noting they are 2.8 times as likely to have experienced violence by an interracial perpetrator as White female victims (97% versus 35%).)
9 Id. at 47–48.
11 Attorney General's Advisory Committee on American Indian/Alaska Native Children Exposed to Violence: Ending Violence so Children Can Thrive, Executive Summary at 6 (November 2014).
women—mothers, sisters, and daughters—disappear and little or nothing is done. There is a growing recognition that many of these women are trafficked, either domestically or abroad. Because reservations of some 56 Indian nations are located on or in close proximity to the United States’ borders with Canada and Mexico, indigenous women can easily be trafficked over either border. Alaska Native women are close to Canada, Russia, and expanding international shipping routes.

These extreme rates of violence against indigenous women and the devastating impacts on their communities are largely rooted in a discriminatory legal system that limits the authority of Indian and Alaska Native nations to protect their women and children and then fails to respond adequately and appropriately to violence on tribal lands and within Alaska Native villages. As a result, American Indian and Alaska Native women are denied meaningful access to justice and services and are less protected from violence than other women because they are indigenous, are members of indigenous communities, and are assaulted on tribal or Alaska Native lands.

While the United States has taken steps to improve its laws, significant barriers remain. These include, but are not limited to inadequate and inequitable funding for tribal justice systems and victim services, inadequate response to missing and murdered indigenous women, and continuing limits on and challenges to tribes’ criminal and civil jurisdiction that gravely affect or threaten safety and justice for indigenous women and children on tribal and Alaska Native lands.13 In many cases it is local, tribal courts that are in the best position to respond timely to crimes, to protect American Indian and Alaska Native women, and to end impunity and bring all perpetrators of violence against indigenous women and children to justice. After its 2015 mission to the United States, the UN Working Group on discrimination against women in law and practice recommended that tribes be empowered “to ensure justice in their communities through the exercise of full criminal jurisdiction within their lands.”14

The Declaration on the Rights of Indigenous Peoples is a significant affirmation of indigenous women’s rights. The Declaration urges states to pay particular attention to the rights and special needs of indigenous women and children and directs states, in conjunction with indigenous peoples, to take measures to protect indigenous women and children against violence and discrimination. The 2014 Outcome Document of the World Conference on Indigenous Peoples includes commitments by the United Nations and states “to support the empowerment of indigenous women” and to intensify efforts “to prevent and eliminate violence and discrimination . . . by strengthening legal, policy and institutional frameworks.”15

While states have the duty to exercise due diligence to protect indigenous women and girls from violence, there are concrete measures the Council can take to support and further this work. To this end, we recommend that the Council:

1. Intensify efforts to eliminate violence against indigenous women and girls by regularly addressing this issue during its annual discussions on women’s human rights and on integration of a gender perspective throughout the work of the Council and its mechanisms;

2. In developing the mandate for the Expert Mechanism on the Rights of Indigenous Peoples, specify that the body should pay particular attention to the rights and special needs of violence against indigenous women and children globally and monitor states’ measures to ensure indigenous women and children enjoy the full protection and guarantees against all forms of violence and discrimination;

3. Enhance the ability of relevant special procedures to respond to this cross-cutting issue by requesting regular, and perhaps joint, reports on violence against indigenous women; and

15 Id. at ¶¶ 17, 18 (Sept. 25, 2014).
4. Request that the Secretary-General:
   a. Issue a separate report on preventing and eliminating all forms of violence against indigenous women and girls with recommendations for future actions, and
   b. Convene a high-level panel on intensifying efforts to prevent and eliminate all forms of violence and discrimination against indigenous women and girls, in collaboration with indigenous peoples, when the United Nations hosts its event to mark the tenth anniversary of the adoption of the UN Declaration in 2017.

Violence against indigenous women is a pervasive human rights violation requiring urgent and sustained attention from the United Nations and states. We urge the Council to support these recommendations and to continue its consideration of the issue as a matter of high priority in its annual program of work, including identification of measures aimed at eliminating violence against indigenous women and girls everywhere.

Alaska Native Women’s Resource Center; Alliance of Tribal Coalitions to End Violence; California Association of Tribal Governments; Central Council of Tlingit Haida Indian Tribes of Alaska; Clan Star, Inc.; National Indigenous Women’s Resource Center; Restoring Ancestral Winds, Inc.; Strong Hearted Native Women’s Coalition, Inc.; and Washington State Native American Coalition Against Domestic Violence and Sexual Assault–WomenSpirit Coalition, NGO(s) without consultative status, also share the views expressed in this statement.