Progress on France’s obligation to “suppress all forms of traffic in women and exploitation of prostitution of women”

Shadow report to CEDAW 64th session
By coalition of 72 women's rights organisations
New progress on France’s obligation, under article 6 of CEDAW, to “suppress all forms of traffic in women and exploitation of prostitution of women”

Dear members of the CEDAW Committee,

This contribution, to the consideration of France’s report on the implementation of CEDAW convention, wishes to highlight how the newly adopted legislation on prostitution and trafficking offers strong advantages to implement States obligations under article 6 of CEDAW.

This contribution is signed by 60 French NGOs working towards the elimination of all forms of sexual and sexist violence. It is coordinated by CAP international, an international coalition of 14 frontline NGOs providing direct assistance to victims of prostitution, trafficking and sexual exploitation.

We would like to invite members of CEDAW to:

• Welcome several provisions of the new law that can significantly improve the implementation of article 6.
• Highlight two points of attention and concerns.

Thanking you for your kind attention, we remain,  
Sincerely Yours

The presidents of our 72 women’s rights organisations (list below)
New provisions that should be welcomed by members of CEDAW:

1- Full decriminalisation of prostituted persons and victims of trafficking for sexual exploitation through the abolition of the offence of soliciting (which had criminalised the solicitation of clients by prostituted persons since 1939) – **art 15 and 16**

2- Inclusion of victims of prostitution, pimping and human trafficking on the list of groups that have priority access to social housing – **art 6**

3- Automatic issue of a protective temporary residency permit to victims of pimping and human trafficking who have brought proceedings against the perpetrators + new possibility to grant a protective temporary residency permit to victims of pimping and human trafficking who have not brought proceedings against the perpetrators – **art 8**

4- Increased procedural protection for victims during the trials – **art 3**

5- Access to financial compensation for victims of pimping, procuring and trafficking in human beings – **art 12**

6- Creation in each “département” (province) of a local coordination mechanism, under the authority of the “préfet” in charge of coordinating State’s and NGO’s efforts to protect, support, and offer concrete alternatives to victims of prostitution, pimping, procuring and trafficking for sexual exploitation – **art 5**

7- Reduction of the exploitation of prostitution and trafficking by prohibiting the purchase of any sex act – **art 20**

Points of attention that should be addressed by members of CEDAW:

1- Lack of financial resources dedicated to the assistance to victims of prostitution and trafficking in human beings. Until 2016, the amount of financial resources dedicated to the prevention of prostitution and to the support of victims was 2,4 millions euros. In 2016, the Government announced that this amount would be doubled (4,8 millions euros). But at this stage, our NGOs have concrete indications that this amount will not be made fully available in 2016.

Furthermore, our NGOs remind that, on the occasion of the Parliamentary process, the former Minister for Women’s rights, Najat Vallaud-Belkacem, had estimated that the assistance to victims of prostitution and trafficking would require 20 millions euros a year.

2- Need for specific attention and resources dedicated to the training of professionals. The new law fully revisits French public policies on prostitution and guarantee more protection for victims and less impunity for abusers. But the effective implementation of this law will highly depend on the training of relevant actors. At this stage, our NGOs have good reasons
to be worried about the lack of human and financial resources that can be allocated to this training objective.

Our NGOs welcome the decision of the Minister for Families, Childhood and Women’s rights, Laurence Rossignol, to set up a multi stakeholders committee in charge of supporting and assessing the implementation of the new law.

**Signatories:**

- Amicale du Nid
- Assemblée des Femmes
- Association Contre la Prostitution des Enfants
- Association Femmes libres
- Association française des Femmes des Carrières Juridiques
- Centre de Recherches Internationales et de Formation sur l’Inceste et la Pédocriminalité
- Centre National d’Information sur les Droits des Femmes et des Familles
- Chiennes de garde
- CHOISIR la cause des femmes
- Clara Magazine
- Coalition Against Trafficking in Women
- Collectif Alouette
- Collectif Féministe Contre le Viol
- Collectif fier-e-s et révolutionnaires du Parti communiste français Collectif lesbiennes féministes ba-ham Collectif National Droits des Femmes
- Comité Permanent de Liaison des associations abolitionnistes du proxénétisme Commission genre et mondialisation d’ATTAC Conseil
- National des Femmes Françaises
- Coordination des Associations pour le Droit à l’Avortement et à la Contraception
- Coordination française pour le Lobby Européen des Femmes
- Coordination Lesbienne en France
- Elu/us Contre les Violences faites aux Femmes
- Encore féministes !
- Ensemble l’égalité c’est pas sorcier
- Equipes d’Action Contre le Proxénétisme

- Espace Simone de Beauvoir
- Fédération nationale GAMS
- Fédération Nationale Solidarité Femmes
- Femmes en résistance
- Femmes pour le Dire, Femmes pour Agir
- Femmes solidaires
- FIT Une femme, un toit
- Fondation Scelles
- L’Escale
- La ligue du droit international des femmes
- Le Lobby Européen des Femmes
- Le monde à travers un regard
- Les Effronté-E-s
- Les moutons noirs
- Les trois quarts du monde
- Maison des femmes de Paris
- Marche mondiale des femmes
- Mémoire traumatique et victimologie
- Mouvement Jeunes femmes
- Mouvement du Nid - France
- Mouvement national Le Cri
- Osez le féminisme !
- Planning familial 75
- Rajfire
- Regards de femmes
- Réseau féministe Ruptures
- Réussir l’égalité femmes-hommes
- SOS les mamans
- SOS sexisme
- Zero impunity
- Zéromacho
- Zonta club de France
Annex I

Presentation of the French Act Aiming to Strengthen the Fight Against the Exploitation of Prostitution to Assist Prostituted Persons and Victims of Trafficking in Human Beings.

On the 6 April 2016, the French National Assembly adopted, upon its third and final reading, the proposed Act Aiming to Strengthen the Fight Against the Prostitution System and to Assist Prostituted Persons. The Act comes into force on 13 April 2016.

Thanks to strong measures against pimping and, in 1946, the closure of brothels, France has been able to limit pimping and trafficking within its territory. However until now, it had not provided the means necessary to genuinely reduce the exploitation of prostitution – which is a violation of the dignity of the person and a form of violence – or to effectively protect victims of prostitution and trafficking in human beings, who were typically abandoned to their own fate. For the first time, comprehensive legislation provides the scope to meet these two objectives, by:

• **Ending the repression of victims of prostitution and trafficking, by abolishing the offence of solicitation.**
  This provision, indispensable for enabling access to common law and an exit pathway from prostitution, is also of considerable symbolic importance. Prohibited in France since 1939, the offence of solicitation has, historically, imposed liability on victims for their own exploitation. It is noteworthy that, between 1946 and 1958, solicitation was more heavily penalized than pimping. Removing the misdemeanour of solicitation from the criminal justice system, together with the numerous measures benefitting victims, shifts the focus towards combatting discrimination, and will help restore confidence in government and public agencies.

• **Creating access to exit pathways out of prostitution, nationally.**
  The law effectively created a comprehensive policy to help prostituted persons and victims of trafficking navigate oftentimes challenging or blocked pathways (into housing, employment, healthcare, etc.), which operates at the departmental (equivalent to county) level. This policy, of “State organisations-services”, will be granted its own budget dedicated to implementing prevention programs and to supporting victims. Any prostituted person who is not eligible to receive social welfare payments will be entitled to obtain financial assistance to help with social and professional reintegration.

• **Ensuring protection and support to all victims, including non-citizens.**
  The Act allows tax debt forgiveness for anyone wishing to exit prostitution. It also permits the grant of a temporary residency permit as a protective measure for foreign victims, even where they are not in a position to stand witness against their trafficking or pimping network. This is conditional upon an undertaking to exit prostitution, so as to ensure that trafficking and pimping networks cannot take advantage of the provision. The Act also reinforces compensation provisions for victims of pimping and trafficking by
requiring the State to indemnify victims where the convicted pimp is held to be insolvent.

- **Reducing the exploitation of prostitution and trafficking by prohibiting the purchase of any sex act**
  The Act generalizes the prohibition of the prostitution of another person. The criminalization of the purchase of any sex act affirms that no one has the right to exploit the precariousness and vulnerability of another by imposing a sex act in exchange for money. By addressing demand, the Act effectively deters pimping networks from investing in a territory whose legislation is unfavourable towards the profits of crime. Lastly, the Act protects anyone remaining in prostitution by offering them, for the first time, a legal deterrent that will help them enforce their “conditions” against potentially abusive clients.

**Act no 2016-444 of the 13th April 2016, Aiming to Strengthen the Fight Against the Prostitution System and to Assist Prostituted Persons**

**Article 1**
Creation of an **obligation upon internet service providers** to promptly inform the competent public authorities of any content that violates the Act in respect of pimping, and to make public the means and measures they devote to combatting such illegal activities.
*(Amends article 6 of Act Number 2004-575 of the 21st June 2004 for Confidence in the Digital Economy)*

**Article 2**
Formal integration into **social workers’ training programs** of a module on the prevention of prostitution, and how to identify situations that may involve prostitution, pimping and human trafficking.
*(Amends article L.451-1 of the Family and Social Action Code)*

**Article 3**
Provides an option, where appropriate, for victims of pimping and human trafficking, and members of their families, to benefit from an enhanced protection mechanism when acting as witnesses or pressing charges.
Victims of pimping and human trafficking may **use the address of their lawyer or an approved organization** for court and trial purposes.
*(Adds article 706-40-1 to Title XVII of Book IV of the Code of Criminal Procedure)*

**Article 4**
The offence of human trafficking is included within the **findings that can be set forth by labour inspectors**.
*(Completes article L.8112-2 of the Labour Code)*
Article 5
Creates a county agency in every departement (county), which shall be responsible for organising and coordinating the response to victims of prostitution, pimping and human trafficking.

Creates an exit route from prostitution, together with social and professional reintegration:
- Provision of accommodation for victims of prostitution, pimping and human trafficking in social reintegration housing;
- Access to tax debt forgiveness;
- Access for foreign victims to a protective temporary residency permit;
- Creation of a financial aid payment to assist with social and professional reintegration, for prostituted persons who are not eligible to receive either basic social welfare payments or the financial assistance provided to asylum seekers.
(Amends article L121-9 of the Family and Social Action Code)

Article 6
Inclusion of victims of prostitution, pimping and human trafficking on the list of groups that have priority access to social housing.
(Amends Article L441-1 of the Building and Dwellings Code)

Article 7
Creates, within the government budget, a fund for the prevention of prostitution and for the provision of social and professional support to prostituted persons. This fund will be made available to initiatives intended to: create public awareness about the negative health effects of prostitution; reduce the associated health risks; prevent entry into prostitution; reintegrate prostituted persons. The fund will be financed and maintained by the State budget and through the seizure of assets/proceeds derived from pimping and human trafficking.
(Completes article L121-9 of the Family and Social Action Code)

Article 8
Enables the automatic issue of a protective temporary residency permit to victims of pimping and human trafficking who have brought proceedings against the perpetrators.
Opens up the possibility of the grant of a protective temporary residency permit to victims of pimping and human trafficking who have not brought proceedings against the perpetrators, but who have left prostitution and who are on the exit route out of prostitution.
(Amends articles L316-1 and L316-1-1 of the Code governing the Entry and Stay of Foreigners and the Right of Asylum)

Article 9
Inclusion of organisations approved to monitor the exit route out of prostitution on the list of organisations that can obtain State financial assistance to house prostituted persons and victims of pimping and human trafficking.
(Amends article L851-1 of the Social Security Code)
**Article 10**
Extends the option of **accommodation in social reintegration housing** to persons who are victims of pimpping, formerly available only to victims of human trafficking.
*(Amends article L.345-1 of the Family and Social Action Code)*

**Article 11**
Establishes ‘**aggravating circumstances**’ for violence, sexual aggression and rape committed against a prostituted person.
*(Amends articles 222-3, 222-8, 222-10, 222-12 and 222-13 of the Penal Code)*

**Article 12**
Gives access to the **right to full compensation for damages** suffered by victims of pimpping, in the event that the pimp is bankrupt/insolvent.
*(Amends article 706-3 of the Penal Procedures Code)*

**Article 13**
The option for organisations, with the agreement of the victim, to **join as a private party in criminal proceedings** for pimpping. Organisations recognised as having a Public Utility may join as private parties without the agreement of the victim (in particular, where the victim has not brought charges).
*(Amends article 2-22 of the Penal Procedures Code)*

**Article 14**
Creates a right for victims of human trafficking or aggravated pimpping to request that **court proceedings be held in camera**.
*(Amends article 306 of the Penal Procedures Code)*

**Articles 15 and 16**
**Abolishes the offence of soliciting** (which had criminalised the solicitation of clients by prostituted persons since 1939).
*(Amends article 225-10-1 of the Penal Code)*

**Article 17**
Creates a **national health, social and psychological risk reduction policy**, approved by parliamentary order.
*(Creates article L.1181-1 of Title VII of the 1st Book of the First Section of the Public Health Code)*

**Article 18**
Implements a **national information policy** setting out the realities of prostitution and the dangers of the commodification of the human body, for use in **educational establishments**.
*(Amends article 312-17-1 of the Education Code)*
Article 19
Incorporates the promotion of gender equality into sex education classes taught in educational establishments.
(*Completes article L312-16 of the Education Code*)

Article 20
Creates a new offence of resorting to the prostitution of another by allowing the purchase of a sex act. This new offence is of the 5th class, punishable by a fine of 1,500 euros.
For repeat offences, acts will be considered as misdemeanour offences punishable by a fine of 3,750 euros.
Resorting to the prostitution of a minor or vulnerable individual is retained as a criminal offence punishable by a sentence of 3 years’ imprisonment.
(*Creates article 611-1 of the Penal Code and amends article 225-12-1 of the Penal Code*)

Article 21
Creation of a supplementary penalty, consisting of the obligation to complete an awareness course on the subject of combatting the purchase of sex acts.
(*Amends articles 131-16 and 225-20 of the Penal Code*)

Article 22
Two years after enactment, the government shall submit an evaluation report on the new law to parliament.

Article 23
The Act is applicable throughout French territory.
This joint shadow report was presented by 72 women’s rights organisations in July 2016 at the CEDAW 64th session review of France.

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