REPORT

on Gendercide: the missing women?
(2012/2273(INI))

Committee on Women’s Rights and Gender Equality

Rapporteur: Antigoni Papadopoulou
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MOTION FOR A EUROPEAN PARLIAMENT RESOLUTION

on Gendercide: the missing women?

(2012/2273(INI))

The European Parliament,

– having regard to Article 3 of the Treaty on European Union (TEU) which emphasises values common to the Member States, such as pluralism, non-discrimination, tolerance, justice, solidarity and equality between men and women, and Article 8 of the Treaty on the Functioning of the European Union (TFEU) which lays down the principle of gender mainstreaming, as it states that the Union shall in all its activities aim to eliminate inequalities, and to promote equality, between men and women,

– having regard to Article 19 of the TFEU which refers to combating discrimination based on sex,

– having regard to Article 23 of the Charter of Fundamental Rights of the European Union,

– having regard to the United Nations Convention of 18 December 1979 on the Elimination of All Forms of Discrimination against Women (CEDAW),

– having regard to the Beijing Declaration and Platform for Action adopted by the Fourth World Conference on Women on 15 September 1995¹, and to its resolutions of 18 May 2000, 10 March 2005 (Beijing + 10)², and 25 February 2010 (Beijing + 15)³,

– having regard to the Millennium Development Goals (MDGs) adopted at the Millennium Summit of the United Nations in September 2000, and in particular the MDG on promoting gender equality and empowering women as a prerequisite for overcoming hunger, poverty and disease, reaching equality at all levels of education and in all areas of work, equal control over resources and equal representation in public and political life,

– having regard to the European Pact for Gender Equality (2011-2020), adopted by the European Council in March 2011,

– having regard to the European Consensus on Development,

– having regard to the European Convention on Human Rights and Biomedicine,

– having regard to the European Union Guidelines on promoting compliance with international humanitarian law (IHL), on the death penalty, on torture and other cruel, inhuman or degrading treatment or punishment, and on human rights defenders, as well as on human rights dialogues with non-EU countries, on the promotion and protection of the rights of the child, and on violence against women and girls and combating all forms of

¹ OJ C 59, 23.2.2001, p. 258.
discrimination against them,

- having regard to the Council Conclusions of 2 December 1998 establishing that the annual assessment of the implementation of the Beijing Platform for Action will be based on quantitative and qualitative indicators and benchmarks,

- having regard to the Council Conclusions of 2 and 3 June 2005 in which the Member States and the Commission are invited to strengthen institutional mechanisms for promoting gender equality and to create a framework for assessing the implementation of the Beijing Platform for Action for more consistent and systematic monitoring of progress,

- having regard to the Council Conclusions of 5 and 6 December 2007 on the review of the implementation of the Beijing Platform for Action by EU institutions and the Member States, as well as to the accompanying report of the Portuguese Presidency, endorsing indicators on women and poverty,

- having regard to the Commission’s ‘Strategy for equality between women and men: 2010-2015’, presented on 21 September 2010, and the accompanying staff working document on actions to implement the strategy,

- having regard to the Commission Staff Working Document on the EU Plan of Action on Gender Equality and Women’s Empowerment in Development (2010-2015),

- having regard to the common declaration by EU ministers for gender equality of 4 February 2005, in the context of the 10-year review of the Beijing Platform for Action, reaffirming, inter alia, strong support and commitment to the full and effective implementation of the Beijing Declaration and Platform for Action,

- having regard to the conclusions adopted by the UN Commission on the Status of Women at its 57th session on 15 March 2013, which for the first time in an international text specifically acknowledge the phenomenon of gender-related killings or ‘femicides’,


- having regard to the Declaration and Programme of Action of the 1994 Cairo International Conference on Population and Development (ICPD), the key actions for its further implementation as well as the United Nations General Assembly Resolution 65/234 on the Follow-up to the International Conference on Population and Development beyond 2014 (December 2010),

- having regard to its resolution of 13 March 2008 on Gender Equality and Women’s Empowerment in Development Cooperation¹, in particular paragraph 37.

having regard to its resolution of 16 December 2010 on the Annual Report on Human Rights in the World 2009 and the European Union’s policy on the matter\(^1\), especially paragraph 76 which emphasises the need to eliminate all forms of discrimination and violence against women and girls, including the sex-selective abortion,

having regard to its resolution of 13 December 2012 on the annual report on human rights and democracy in the world 2011 and the European Union’s policy on the matter\(^2\),

having regard to its resolution of 11 October 2007 on the murder of women (feminicide) in Mexico and Central America and the role of the European Union in fighting the phenomenon\(^3\);

having regard to Rule 48 of its Rules of Procedure,

having regard to the report of the Committee on Women’s Rights and Gender Equality and the opinion of the Committee on Development (A7-0245/2013),

A. whereas ‘gendercide’ is a sex-neutral term referring to the systematic, deliberate and gender-based mass killing of people belonging to a particular sex, which is a rising but underreported problem in several countries, with lethal consequences; whereas this report specifically explores the causes, current trends, consequences and ways of combating the gender-biased sex selection practices, which also take the forms of infanticide and violence through sex selection (other terms, such as "femicide/feminicide", for which a special Parliament report already exists\(^4\), have been used to refer to the killing of women and girls as the utmost expression of discrimination and violence against women);

B. whereas, despite recent legislation against sex-selective practices, girls are to a disproportionate degree the target of ruthless sexual discrimination, often extended to include unborn, predetermined baby girl foetuses, which are aborted, abandoned or killed, for no other reason than the fact that they are female;

C. whereas it has been estimated that, as early as 1990, more than 100 million women were demographically ‘missing’ from the world’s population due to gendercide\(^5\); whereas according to recent estimates this number has increased to almost 200 million women.

\(^4\) In October 2007 European Parliament adopted a resolution on the murder of women (femicide) in Mexico and Central America and the role of the European Union (EU) in fighting the phenomenon. Parliament repeated its condemnation of femicide in its latest Annual Human Rights Report adopted in December 2010. Femicide is also mentioned in the EU Guidelines on Violence against Women, adopted by the EU Council in December 2008. In April 2009, EU Presidency issued a statement welcoming the start of the IACtHR trial, and in June 2010, the EU High Representative Catherine Ashton issued a declaration on behalf of the EU expressing her concern about femicide in Latin America, condemning "all forms of gender violence and abhorrent crime of femicide", and welcoming the IACtHR judgment.
‘missing’ from the world’s population; 

D. whereas gendercide is a global issue of concern not only in Asia and Europe but also in North America, Africa and Latin America; whereas gendercide is committed everywhere pregnant women, on purpose or under pressure, decide not to give birth to girl foetuses because they are considered a burden to the society; 

E. whereas in Asia, and especially in China, India and Vietnam, there are particularly distorted sex ratios; whereas in 2012, 113 boys were born for every 100 girls in China, and 112 boys were born for every 100 girls in India and Vietnam; 

F. whereas in Europe there are particularly distorted sex ratios in some countries, given that, in 2012, 112 boys were born for every 100 girls in Albania, Armenia, Azerbaijan and Georgia; 

G. whereas the practice of gendercide is most often found deeply rooted in cultures exhibiting ‘son preference’, gender inequality, persisting discrimination and stereotypes against daughters, and, in some cases, in countries applying coercive government policies; 

H. whereas perceptions of ‘son preference’ are deeply rooted and constitute part of long-standing traditions relevant to issues such as property inheritance, the reliance of ageing parents on sons for economic support and security, the continuance of the family name and lineage, and a desire to be spared traditionally high dowry costs for daughters in order to avoid financial hardship; 

I. whereas inadequate social security systems, schemes and insurance options for families in several cultures may, misleadingly, lead to ‘son preference’ and to sex-selective practices; 

J. whereas sex-selective practices disrupt gender balance in societies, cause skewed population sex ratios and have economic and social impacts; whereas gender imbalance in the form of "excess men" affects long-term social stability, leading to an overall increase in criminality, frustration, violence, trafficking, sex slavery, exploitation, prostitution and rape; 

K. whereas a patriarchal culture of persistent ‘son preference’ not only preserves stereotypes, democratic deficits and gender inequalities but also discriminates against women, and thus presents obstacles hindering them from fully enjoying equal treatment and equal opportunities in all areas of life; 

L. whereas the occurrence of sex-selective practises, higher rates of mortality among very young girls and lower rates of school enrolment for girls than boys, may suggest that a 


3 http://en.worldstat.info/World/List_of_countries_by_Sex_ratio_at_birth
‘son preference’ culture is prevailing in some societies; it is important to investigate and diagnose whether such phenomena are accompanied by further democratic deficits against girl children, such as deterioration in their access to nutrition, education, health care, sanitation facilities, safe water, medical care and social assistance, in order to find effective ways to combat them;

M. whereas the demographic deficits of females in many countries cannot be addressed owing to a lack of reliable statistical data for monitoring births and deaths;

N. whereas the empowerment of women will aid in promoting the behavioural and social change needed to eradicate sex-selective practices in the long term;

O. whereas eradicating sex-selective practices is a complex process which requires a range of inter-connected approaches and methods, including specialised training for medical staff to advice and prevent sex-selective practices in the EU and worldwide; P. whereas advocacy, policy measures and good practices such as the ‘Care for Girls’ campaign in China, aiming at raising awareness of the value of girls, and the ‘Balika Samriddhi Yojana’ scheme in India, providing monetary incentives for educating girls from poor families, are essential to change behavioural attitudes towards girls and women; Q. whereas the successful example of South Korea is notable as the country has managed to reverse a highly distorted sex ratio of 114 males born for every 100 females in 1994 to 107 males born for every 100 females in 2010\(^1\);

1. Stresses that gendercide remains a crime and a severe violation of human rights that necessitates effective ways to address and uproot all the fundamental causes leading to patriarchal culture;
2. Stresses that all states and governments have an obligation to promote and safeguard human rights and to prevent discrimination as a basis for eliminating all forms of violence against women;
3. Calls on governments to devise and apply measures that promote fundamental changes in people’s ideas about and attitudes towards women, in order to tackle harmful beliefs and behaviour which perpetuate violence against women;
4. Calls on governments to specifically categorise feminicide or gendercide as a crime and to draw up and implement legislation so that feminicide cases are investigated, perpetrators tried and survivors ensured easy access to health care and long-term support;
5. Underlines that according to the Council of Europe Convention on preventing and combating violence against women and domestic violence, and to the Beijing Declaration and Platform for Action, any family or societal pressure on women to pursue sex-selective abortion is considered a form of physical and psychological violence;
6. Points out that eradicating sex-selective practices is a complex process which requires a range of inter-connected approaches and methods, from studying the root causes and

7. Stresses the need, and calls on the Commission, to promote a thorough scientific investigation and examination of the root causes of sex-selective practices with a view to promote research into those country-specific customs and traditions that may lead to sex selection and the long-term societal consequences of sex selection;

8. Calls for detailed analysis of the underlying financial and economic reasons that contribute to sex-selective practices; calls, furthermore, on governments actively to address such burdens that are placed on families and that can lead to the phenomenon of a male surplus;

9. Stresses the importance of drafting legislation against sex selection, which should include social protection packages for women, better monitoring of the implementation of the existing legislation, and a stronger focus on the cultural and socio-economic causes of the phenomenon, in order to tackle the issue in a sustainable and holistic way, upholding gender equality and encouraging active participation on the part of civil society;

10. Calls on governments to eliminate democratic and legislative deficits, combat persisting obstacles discriminating against girl children, ensure inheritance rights for women, enforce national legislation that guarantees women equality with men before the law in all sectors of life, and provide economic, educational and political empowerment to girls and women;

11. Calls on the Commission to support and encourage all types of initiatives to increase awareness on gender-biased discrimination, including gendercide, and to find effective ways to combat it by offering guidance, assistance, appropriate policies and funding, as part of its external relations, humanitarian aid and gender mainstreaming;

12. Points out that the failure to empower women and girls, as well as the absence of efforts to change social norms and structures, has serious legal, ethical, health and human rights implications and potentially serious longer-term consequences that are damaging to the societies concerned;

13. Stresses that, according to several studies, gender imbalance could lead to: increases in trafficking for the purposes of marriage or sexual exploitation: violence against women; child, early and forced marriages; and HIV/AIDS and other sexually transmitted diseases (STDs); stresses that gender imbalance thereby poses a threat to societal stability and security, and calls, therefore, for in-depth reviews of the possible health, economic and security consequences of this spiralling male surplus;

14. Supports relevant reforms, continued monitoring and effective implementation of gender
equality and non-discrimination legislation, particularly in low- and middle-income countries and transition countries;

15. Calls on the Commission to work intensively to prevent gender-biased sex selection, not by imposing restrictions on access to reproductive health services and technology but by promoting responsible use of it, to introduce and strengthen guidelines, to provide specialised training for medical staff to advise on and prevent sex selective practices, with the rare exception of justified cases for sex-linked genetic diseases, and to prevent the use and promotion of technologies for sex-selection and/or for profit purposes;

16. Emphasises that legislation to manage or limit sex selection must protect the right of women to have access to legitimate sexual and reproductive health technologies and services without their husbands’ authorisation, that such legislation must be implemented in an effective way, and that appropriate sanctions must be imposed on those breaking the law;

17. Encourages closer engagement and cooperation between governments and the medical community and calls for stricter guidelines for the self-regulation of clinics and hospitals, as an active measure to prevent sex selection as a business for financial gain;

18. Calls on the Commission and the Member States to identify clinics in Europe that conduct sex-selective abortions, provide statistics on this practice and elaborate a list of best practices for preventing them;

19. Recognises that ensuring and promoting the rights of women and girls, by offering them equal opportunities, particularly in education and employment, is vital for tackling sexism and building a society in which the principle of gender equality becomes a reality; highlights the fact that the improvement of levels of education, employment opportunities and integrated health care services, including sexual and reproductive health care services for women, plays a vitally important role in efforts to eradicate sex-selective practices – from abortion to infanticide – and to achieve overall economic growth in developing countries and reduce poverty; underlines that the empowerment of women and the involvement of men are key to fighting gender inequality and to promoting the behavioural and social change needed to eradicate sex-selective practices in the long term;

20. Calls, therefore, on the Commission to promote an educational and social environment in which both sexes are respected and treated equally, and in which both sexes receive recognition for their abilities and potential, without stereotypes and discrimination, while reinforcing gender mainstreaming, equal opportunities and equal partnership;

21. Calls on the Commission, and urges relevant international organisations, to support educational programmes that empower women, enabling them to develop self-esteem, acquire knowledge, make decisions and take responsibility for their own lives, health and employment, and allowing them to live a financially independent life;

22. Calls on the Commission, the EEAS and the governments of third countries to devise information campaigns that promote the principle of gender equality and that seek to raise awareness of the need for each member of a couple to respect the human rights of his/her
partner, particularly the rights of property, employment, appropriate health care, justice and education;

23. Recalls the Millennium Development Goals (MDGs) and stresses that access to education and healthcare, including sexual and reproductive health and rights, are basic human rights; stresses the need for making special and specific reference to gendercide and sex-selection issues in dialogues and reports on the MDGs and in other experience-sharing international fora;

24. Stresses that the ability of women to exercise of their rights is necessarily bound up with their capacity to take decisions individually and independently of their spouse, for which reason it is essential to ensure that women have access to education, work, health care, and ready access to contraception and a bank account without requiring the authorisation or consent of another person;

25. Calls on the governments of partner countries to reduce health care costs for the treatment of children, notably girls, who sometimes die as a result of the bad or inadequate care they receive;

26. Calls on governments to improve women’s access to health care, in particular prenatal and maternal care, education, agriculture, credit and microloans, economic opportunities and property;

27. Calls for special emphasis to be placed on creating the conditions for solidarity in developing countries, inter alia through the establishment of pension funds, in order to reduce economic burdens on families and individuals, thus reducing their dependence on and preference towards male children;

28. Notes that sex-selection practices still persist even in prosperous regions with literate populations;

29. Encourages the development of support mechanisms for women and families that can provide information and advice to women about the dangers and damage of sex-selective practices and to provide counselling to support women who may be under pressure to eliminate female foetuses;

30. Encourages civil society and government agencies to take joint action to promote information and public awareness campaigns about the negative consequences of sex-selective practices for the mother;

31. Calls on the Commission to provide technical and financial support for innovative activities and education programmes that aim to stimulate debate and understanding of the equal value of girls and boys, using all available media and social networks, targeting and involving young people, religious and spiritual leaders, teachers, community leaders and other influential personalities, in an effort to modify the cultural perceptions of gender equality of a given society and to underscore the need for non-discriminatory behaviour;

32. Calls for the EU to include a strong gender component, and a focus on the empowerment of women, in all its partnerships and dialogues with developing countries, as called for in
the European Consensus on Development; considers, furthermore, that there is a need for
gender mainstreaming in all stages of budget support, inter alia by promoting dialogue
with women’s associations in developing countries and by introducing gender-
differentiated indicators;

33. Calls on the authorities of the countries concerned to improve the monitoring and
statistical data collection of sex ratios, and to take action to address possible imbalances;
calls, in this connection, for closer cooperation between the EU, UN agencies and other
international partners and partner governments;

34. Calls on the Commission and all relevant stakeholders to take the necessary legislative or
other measures to ensure that practicing forced abortions and sex-selective surgery to
terminate pregnancy without prior and informed consent or understanding of the
procedure by the women involved is criminalised;

35. Calls on governments and all relevant stakeholders to ensure that legislation on sex
selection is implemented effectively and that appropriate sanctions are imposed on those
breaking the law;

36. Calls on the Commission to enhance cooperation with other international organisations
and bodies such as the UN, WHO, UNICEF, OHCHR, UNFPA and UN Women to tackle
sex-selective practices and to combat their root causes in all countries, and to network
with governments, parliaments, various stakeholders, media, non-governmental
organisations, women organisations and other community bodies in order to increase
awareness of gendercide and ways to prevent it;

37 Calls on the Commission and the EEAS to collaborate with the aforementioned
international organisations to tackle sex-selective practices and to combat their root causes
in all countries, and to network with governments, parliaments, various stakeholders,
media, non-governmental organisations, women organisations and other community
bodies in order to increase awareness of gendercide and ways to prevent it;

38. Calls on the Commission and the EEAS, when discussing humanitarian aid packages, to
prioritise gendercide as an issue to be addressed by the third countries concerned,
enjoining them to commit themselves to make the eradication of gendercide a priority, to
increase awareness about this issue and to press for its prevention;

39. Calls for the EU and its partner countries to improve, through development cooperation,
the monitoring and data collection of sex ratios at birth, and to take prompt action to
address possible imbalances; stresses that human rights clauses relating to gender
discrimination should also be included in international trade and cooperation agreements;

40. Calls on the European Union to ensure a rights-based approach encompassing all human
rights, and to include a strong focus on the empowerment and the promotion, respect and
fulfilment of women's and girl's rights, including their sexual and reproductive rights and
gender equality as preconditions to combat gendercide, as a key issue in the post-2015
development policy agenda;

41. Instructs its President to forward this resolution to the Council, the Commission and the
governments of the Member States.
EXPLANATORY STATEMENT

Gendercide is a sex-neutral term, which refers to the deliberate killing of people belonging to one sex, by reason of their sex.

Recent estimates of the sex ratio show an increase in the number of ‘missing’ women from the world’s population to approximately 200 million. This constitutes an extreme increase since 1990 when the number was 100 million. Girls are still ruthlessly discriminated against, as regards pre-determining the baby’s gender, aborting, abandoning or the killing of baby girls for no other reason than of their sex.

Sex selection can take place before a pregnancy is established, during pregnancy through prenatal sex detection and selective abortion, or following birth through infanticide or child neglect. Sex selection is sometimes used for family balancing purposes, but it occurs far more as a systematic preference for boys, because in some cultural traditions daughters are considered to be a burden.

Gendercide is a global issue, not only confined to Asia and Europe, but also observed in North America, Africa and Latin America. Countries, in which these practices occur, often tend to have higher ratios of males to females at birth, than the biologically normal rate of 106 males to 102 females. In China, for example, 113 boys were born for every 100 girls in 2011, whereas the figures were 112 boys to 100 girls, in India.

It is however important to remain cautious about the number of abortions and sex-selective practices before birth, as sex ratio at birth can be affected by a number of other factors. Female births may remain unregistered, and girls who are killed shortly after birth or given away for adoption, may also remain unaccounted for. Although the term ‘SRB’ is being used, in most countries reliable birth registration data is not available, and therefore the childhood sex ratio (0-4 or 0-6 years) is used as a proxy. This ratio may also be affected by selective under-counting of girls in census enumerations and by discriminatory feeding and health care practices that cause an increase in post-natal mortality of girls.

Root Cause

The main reason for this phenomenon is a deeply entrenched son preference, rooted in cultural and economic experiences, and accentuated by declining fertility and pressures to have smaller families. The prevailing perception in some cultures is that a son may provide economic support for ageing parents, as in some traditions inheritance goes to sons. This perception is intensified in countries where social security and insurance systems do not exist. Furthermore, a son carrying the family name is regarded as a sign of respect of the family lineage.

A culture of persistent son preference intensifies persisting gender inequalities and stereotypes against women, preventing them to fully enjoy equal treatment in employment and/or educational opportunities in many countries. Girls face several democratic deficits by having unequal access to nutrition, education, healthcare and use of basic health resources such as sanitation facilities, safe water, medical care and social assistance. All these deficits endanger
the current and future health and well being of girls and may lead to higher death rates for women than men.

Appropriate legislation and its practical implementation are essential steps to regulate sex selection and sex-selective practices. The task becomes even more difficult to monitor, because of medical practitioners and equipment suppliers reaping profits from such procedures.

Consequences of Gendercide

A distorted sex ratio population has several consequences. It leads to a male-dominant population and this has economic and social impact. For men, it makes it difficult to find spouses, therefore creating forced marriages, prostitution, and trafficking for the purposes of marriage or sexual exploitation, with the result of violating human rights and causing social unrest. The preferential treatment of males and the pressure on women to give birth to a son leads also to high suicide rates in some of these countries.

Combating Gendercide

The prevention of gender-biased sex selection requires major commitment and sustained and concerted efforts by the Commission, governments, civil society, international agencies and all others working towards the goal of gender equality. Imbalanced sex ratios are unacceptable manifestations of gender discrimination against girls and women and a violation of human rights. Gendercide will remain a crime and a severe violation of human rights, unless all fundamental causes leading to son preference cultures are effectively addressed and uprooted.

First, there is an urgent need for a thorough scientific examination of the root causes. It is essential to support the collection of reliable statistical data on sex ratios at births, child mortality, and recognised sex selective practices on micro, sub-national and national level; starting from small cohorts such as rural villages and promoting quantitative and qualitative analyses to address the causes and consequences at sub-national levels. Such data is needed to provide a sound evidence base for carefully planned and coordinated policy development and action.

Second, the responsible use of the relevant technologies should be promoted through health professional associations by introducing and strengthening guidelines as well as providing more specialised training for medical staff, to prevent sex selective practices taking place in health establishments. Moreover, the licensing of practitioners as well as registration of equipment and clinics and usage, with procedures to examine records, should be required. Sex determination and sex selective practices are profitable for medical practitioners and suppliers of certain medical equipment, related to sex determination and sex selection; therefore advertisement of sex-selection services should be prohibited and actions should be taken in order to prevent sex selection as a business where financial gains can be made.

Third, supportive measures for girls and women should be put in place, promoting the creation of an educational and social environment, where women and men, girls and boys, are treated equally; where educational resources promote non-stereotyped images of women and
men, reinforcing women opportunities for full and equal partnership in society. The Commission and all relevant international organisations should support formal and informal educational programmes. These include the support and enablement of women to develop self-esteem, acquire knowledge, make decisions and take responsibilities for their own health. Furthermore, there must be a mutual respect between the sexes in matters concerning sexuality and fertility but also to educate men regarding the importance of women’s health.

Fourth, States should develop and promote enabling legislation and policy frameworks to address the root causes of the inequalities that drive sex selection. Policies will be needed in areas such as inheritance laws, dowries, and financial and other social protection in old age, while also ensuring that laws and policies reflect a commitment to human rights and gender equality. Namely, the development of an old-age pension system which will enable couples to have retirement savings, as well as other appropriate support measures and facilities, will help in the reduction of parents’ dependence and preference towards male children. Legislative measures should ensure that practicing forced abortions and sex selective surgery to terminate pregnancy without prior and informed consent or understanding of the procedure by the women involved, will be criminalised. It is of great importance to guarantee that legislation on sex selection is effectively implemented and that appropriate sanctions are imposed on those breaking the law.

Fifth, Commission should support advocacy and awareness-raising activities that stimulate discussion and debate within social networks and civil society in general. This will strengthen and expand consensus around the concept of the equal value of girls and boys.

Finally, it is vital for the Commission and the EU delegations to integrate Gendercide into the political dialogue agenda with the relevant third countries, but also to include it as a key issue in the post 2015 development policy agenda.

In these efforts of combating Gendercide, it is notable and encouraging that South Korea is heading towards normality, although it had a sex ratio almost as skewed as China’s. This has been achieved because of culture change. Female education, anti-discrimination suits and equal-rights rulings, made son preference seem old-fashioned and unnecessary.
MINORITY OPINION
pursuant to Rule 52(3) of the Rules of Procedure
Anna ZÁBORSKÁ

Gendercide means sex selective abortion based on the foetus' sex. I upheld that Gendercide is a global issue of concern everywhere pregnant women, on purpose or under pressure, decide not to give birth to girl foetuses. It imposes financial and social costs for society (demographic imbalance, medical post-abortion, PASS treatment, higher risk of breast cancer and suicide rate amongst women). Therefore women’s access to health care, particularly prenatal and maternal, must be improved. The fundamental human right to conscientious objection of medical staff and institutions must be upheld, together with the responsibility of the State to ensure that patients get access to lawful medical care in a timely manner particularly in cases of emergency prenatal and maternal health care. I urge the Commission and EEAS to fully respect the reservations on SHRH and abortion expressed by States in international treaties, conventions and programs. The UN-Convention of the Right of the Child states that every child, regardless of sex, has the right to appropriate legal protection before and after birth, the ECJ judgment C-34/10 upholds that any human ovum after fertilization constitutes a human embryo and a human embryo constitutes a precise stage in the development of the human body.
4.6.2013

OPINION OF THE COMMITTEE ON DEVELOPMENT

for the Committee for Women’s Rights and Gender Equality

on Gendercide: the missing women?
(2012/2273(INI))

Rapporteur: Corina Crețu

SUGGESTIONS

The Committee on Development calls on the Committee for Women’s Rights and Gender Equality, as the committee responsible, to incorporate the following suggestions into its motion for a resolution:

1. Notes with deep concern the distorted sex ratios in various parts of the world, especially in China and India, where preference for sons, and the resulting gendercide, has resulted in almost 200 million ‘missing’ women;¹

2. Points out that eradicating sex-selective practices is a complex process which requires a range of inter-connected approaches and methods, from studying the root causes and cultural and socio-economic factors characteristic of countries where son/male preference exists, to campaigning for the rights and status of girls and women, and introducing laws and regulations; more broadly, deems that the only sustainable way to prevent further developments in sex-selective practices is by promoting equal value of the sexes in every society;

3. Recalls that promoting gender equality and empowering women is one of the MDGs (millennium development goals) and stresses that sex-selective abortion is a threat to achieving this goal;

4. Stresses that, according to several studies, the gender imbalance could lead to increases in trafficking for the purposes of marriage or sexual exploitation, violence against women, child, early and forced marriages, and HIV/AIDS and other sexually transmitted diseases

(STDs), thereby posing a threat to societal stability and security; calls, therefore, for in-depth reviews of the possible health, economic and security consequences of this spiralling male surplus;

5. Calls on the governments of partner countries to reduce health care costs for the treatment of children, notably girls, who sometimes die as a result of the bad or inadequate care they receive;

6. Points out that the failure to empower women and girls, as well as the absence of efforts to change social norms and structures has serious legal, ethical, health and human rights implications and potentially serious longer-term consequences, damaging to the societies where they are being practiced;

7. Calls for the EU to include a strong gender component and a focus on the empowerment of women in all its partnerships and dialogues with developing countries, as stated in the European Consensus on Development; considers, furthermore, that there is a need for gender mainstreaming in all stages of budget support, inter alia, by promoting dialogue with women’s associations in developing countries and by introducing gender-differentiated indicators; highlights the fact that the improvement of levels of education, employment opportunities and integrated health care services, including sexual and reproductive health care services for women is vitally important in seeking to eradicate sex-selective practices – from abortion to infanticide – and to achieve overall economic growth in developing countries and reduce poverty; underlines that the empowerment of women and the involvement of men are key to fighting gender inequality and to promoting the behavioural and social change needed to eradicate sex-selective practices in the long term;

8. Emphasises that efforts to limit sex selection must not hamper or limit the right of women to have access to legitimate sexual and reproductive health technologies and services;

9. Stresses the importance of drafting legislation against sex selection, which should include social protection packages for women, better monitoring of the implementation of the existing legislation, and a stronger focus on the cultural and socio-economic causes of the phenomenon, in order to tackle the issue in a sustainable and holistic way, upholding gender equality and encouraging active participation from civil society;

10. Calls for the EU and its partner countries to improve, through development cooperation, the monitoring and data collection of sex ratios at birth, and to take prompt action to address possible imbalances; calls, in this connection, for closer cooperation between the EU, UN agencies and other international partners and partner governments;

11. Emphasises that any legal or political efforts to manage or limit sex selection must also protect the right of women to have access to sexual and reproductive health technologies and services, without the need for spousal authorisation;

12. Calls on the governments of partner countries to combat gendercide by establishing realistic policies promoting women and their role in civil society and by encouraging female education, and to fight against the discrimination of women, notably in the employment sector;
13. Calls on the governments of partner countries to cooperate at an international level to fight fraud, corruption, and the trafficking of women;

14. Calls for detailed analysis of the underlying financial and economic reasons that contribute to sex-selective practices; furthermore, calls on governments to actively address burdens that can be placed on families and therefore lead to the phenomenon of a male surplus;

15. Calls on the EU, international organisations, national governments, and other relevant parties to work together to ensure access to inclusive social protection, particularly in the form of pension, health, or crop insurance for those in developing countries, in order to provide greater economic protection to all individuals and to reduce the preference for males;

16. Calls on countries benefiting from development aid, particularly those where gendercide is a major problem, to commit to the eradication of gendercide.
RESULT OF FINAL VOTE IN COMMITTEE

<table>
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<tr>
<th>Date adopted</th>
<th>28.5.2013</th>
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<tbody>
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<td>+: 21</td>
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<td>-: 0</td>
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<td>0: 1</td>
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<tr>
<td>Members present for the final vote</td>
<td>Thijs Berman, Corina Creţu, Véronique De Keyser, Charles Goerens, Mikael Gustafsson, Eva Joly, Filip Kaczmarek, Miguel Angel Martínez Martínez, Gay Mitchell, Bill Newton Dunn, Andreas Pitsillides, Maurice Ponga, Jean Roatta, Alf Svensson, Keith Taylor, Ivo Vajgl, Anna Záborská, Iva Zanicchi</td>
</tr>
<tr>
<td>Substitute(s) present for the final vote</td>
<td>Kriton Arsenis, Philippe Boulland, Emer Costello, Isabella Lövin</td>
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RESULT OF FINAL VOTE IN COMMITTEE

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<tr>
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<th>19.6.2013</th>
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| **Result of final vote** | +: 15  
| | -: 11  
| | 0: 1  |
| **Members present for the final vote** | Regina Bastos, Edit Bauer, Marije Cornelissen, Edite Estrela, Iratxe García Pérez, Zita Gurmai, Mikael Gustafsson, Mary Honeyball, Lívia Járóka, Teresa Jiménez-Becerril Barrio, Rodi Kratsa-Tsagaropoulou, Astrid Lulling, Elisabeth Morin-Chartier, Norica Nicolai, Angelika Niebler, Siiri Oviir, Raül Romeva i Rueda, Britta Thomsen, Marina Yannakoudakis, Anna Záborská, Inês Cristina Zuber  |
| **Substitute(s) present for the final vote** | Mariya Gabriel, Katarína Neveďalová, Antigoni Papadopoulou, Eleni Theocharous  |
| **Substitute(s) under Rule 187(2) present for the final vote** | Jill Evans, Anna Hedh  |