# **FINAL VOTING LIST**

The impact of intimate partner violence and custody rights on women and children

## Rapporteurs: Elena Kountoura, Luisa Regimenti

Concerned text	AM	Tabled by	Remarks	Rapp	Vote
	CA 19		If adopted, 159, 160, 161, 162 and 163 fall Paragraph 1		
Paragraph 1	159	Łukacijewska, Pietikäinen, Vozemberg-Vrionidi, Carvalho, Fitzgerald	Falls if CA 19 adopted		
Paragraph 1	160	Lagodinsky, Riba i Giner	Falls if CA 19 adopted Compatible with 159		
Paragraph 1	161	Picierno, Benifei, Plumb, Noichl, Gálvez Muñoz, Kaljurand, Moretti, Chinnici, Regner	Falls if CA 19 adopted Compatible with 159, 160		
Paragraph 1	162	Kopacz, Łukacijewska, Walsmann	Falls if CA 19 adopted Compatible with 159, 160, 161		
Paragraph 1	163	de la Pisa Carrión	Falls if CA 19, 160 or 162 adopted		
	CA 20		If adopted, 175, 183, 322, 205, 228, 230, 238, 330 and 164 Part 1 fall Paragraph 1 a new		
Paragraph 1 c (new)	175	Picierno, Benifei, Plumb, Noichl, Gálvez Muñoz, Kaljurand, Moretti, Chinnici, Regner	Falls if CA 20 adopted		
Paragraph 1 f (new)	183	Picierno, Benifei, Plumb, Noichl, Gálvez Muñoz, Kaljurand, Moretti, Chinnici, Regner	Falls if CA 20 adopted Compatible with 175		

Paragraph 11 a (new)	322	Blinkevičiūtė	Falls if CA 20 adopted Compatible with 175, 183	
Paragraph 3 a (new)	205	Rodríguez Ramos, Rafaela, Maxová, Melchior, Tolleret	Falls if CA 20 adopted Compatible with 175, 183, 322	
Paragraph 5 a (new)	228	Kountoura, Aubry	Falls if CA 20 or 205 adopted Compatible with 322, 175, 205, 367, 183	
Paragraph 5 b (new)	230	Kountoura, Aubry	Falls if CA 20 adopted  Compatible with 322, 175, 205, 228, 367, 183	
Paragraph 6 a (new)	238	Blinkevičiūtė	Falls if CA 20, 175, 205 or 228 adopted  Compatible with 322, 175, 205, 228, 367, 183, 230	
Paragraph 11 b (new)	330	Blinkevičiūtė	Falls if CA 20 adopted  Compatible with 322, 175, 205, 228, 367, 183, 238, 230	
Paragraph 1 a (new)	164	Picierno, Benifei, Plumb, Noichl, Gálvez Muñoz, Kaljurand, Moretti, Chinnici, Regner	Split vote Part 1 Falls if CA 20 adopted All the text without: " underlines, in this context, the need during the COVID-19 pandemic;" Compatible with 322, 175, 205, 228, 238, 367, 183, 230, 330	
			Part 2 The words: "underlines, in this context, the need during the COVID-19 pandemic; "Compatible with CA 20	
Paragraph 1 a (new)	167	Blinkevičiūtė	Falls if 183 adopted	
Paragraph 2 a (new)	194	de la Pisa Carrión		
	CA 21		If adopted, 273, 274, 275, 276, 277, 286 and 272 fall Paragraph 1 b new	
Paragraph 9	273	Kountoura, Aubry	Falls if CA 21 adopted	

Paragraph 9	274	Aubry, Kountoura	Falls if CA 21 adopted Compatible with 273	
Paragraph 9	275	de la Pisa Carrión	Falls if CA 21, 273 or 274 adopted	
Paragraph 9	276	Buda	Falls if CA 21 or 275 adopted Compatible with 273, 274	
Paragraph 9	277	Lagodinsky, Riba i Giner	Falls if CA 21 or 275 adopted Compatible with 273, 274, 276	
Paragraph 10	286	Kountoura, Aubry	Falls if CA 21 adopted	
Paragraph 9	272	Aubry	Falls if CA 21 adopted	
	CA 44	S&D, Renew, Greens, The Left	If adopted, 168, 169, 170, 177 and 361 fall Paragraph 1 c new	
Paragraph 1 a (new)	168	Lagodinsky, Riba i Giner	Falls if CA 44 adopted	
Paragraph 1 a (new)	169	Benifei, Picierno, Gebhardt, Vollath, Noichl, Plumb, Chinnici	Falls if CA 44 adopted Compatible with 168	
Paragraph 1 a (new)	170	Zacharopoulou, Melchior, Rodríguez Ramos, Vautmans, Maxová, Rafaela, Tolleret	Falls if CA 44 adopted Compatible with 168, 169	
Paragraph 1 c (new)	177	Lagodinsky, Riba i Giner	Falls if CA 44 adopted Compatible with 168, 169, 170	
Paragraph 14 a (new)	361	Zacharopoulou, Melchior, Rodríguez Ramos, Vautmans, Maxová, Rafaela, Tolleret	Falls if CA 44 adopted Compatible with 168, 169, 170, 177	
	CA 45	EPP, S&D, Renew, Greens, Left	If adopted, 166, 171, 304, 299 Part 1 and 302 Part 2 fall Paragraph 1 d new	
Paragraph 1 a (new)	166	Kountoura, Aubry, Łukacijewska, Picierno, Benifei, Zacharopoulou, Melchior, Riba i Giner, Lagodinsky	Falls if CA 45 adopted	

Paragraph 1 b (new)	171	Kountoura, Aubry, Łukacijewska, Picierno, Benifei, Zacharopoulou, Melchior, Riba i Giner, Lagodinsky	Falls if CA 45 adopted Compatible with 166	
Paragraph 10 b (new)	304	Łukacijewska, Pietikäinen, Walsmann, Vozemberg-Vrionidi, Carvalho, Fitzgerald	Falls if CA 45 adopted Compatible with 166, 171	
Paragraph 10 a (new)	299	Zacharopoulou, Melchior, Rodríguez Ramos, Vautmans, Maxová, Rafaela, Tolleret	Split vote (The Left) Part 1 Falls if CA 45 or 166 adopted All the text without: "by Bulgaria,, Slovakia" Compatible with 166, 171, 304	
Paragraph 10 b (new)	302	Zacharopoulou, Melchior, Rodríguez Ramos, Vautmans, Maxová, Rafaela, Tolleret	Split vote (The Left) Part 2 Falls if CA 45 adopted "calls on it's effective and practical application against gender based violence " Compatible with 166, 171, 304, 299 part 1	
			Part 1 "Urges Bulgaria, to ratify the Istanbul Convention" Compatible with CA 45	
Paragraph 10 a (new)	299	Zacharopoulou, Melchior, Rodríguez Ramos, Vautmans, Maxová, Rafaela, Tolleret	Split vote (The Left) Part 2 Falls if 302 Part 1 adopted or CA 45 or 299 Part 1 NOT adopted The words: "by Bulgaria,, Slovakia" Compatible with CA 45	
	CA 46	EPP, S&D, Renew, Greens, The Left	If adopted, 323 and 329 fall Paragraph 1 e new	
Paragraph 11 a (new)	323	Zacharopoulou, Melchior, Rodríguez Ramos, Vautmans,	Falls if CA 46 adopted	

		Maxová, Rafaela, Tolleret		
Paragraph 11 a (new)	329	Łukacijewska, Pietikäinen, Vozemberg-Vrionidi, Carvalho, Kopacz, Fitzgerald	Falls if CA 46 adopted Compatible with 323	
	CA 22		If adopted, 186, 187, 188, 189, 190, 191, 192 and 193 fall Paragraph 2	
Paragraph 2	186	de la Pisa Carrión	Falls if CA 22 adopted	
Paragraph 2	187	Aubry	Falls if CA 22 or 186 adopted	
Paragraph 2	188	Kountoura, Aubry	Falls if CA 22 or 186 adopted Compatible with 187	
Paragraph 2	189	Kopacz, Łukacijewska, Walsmann	Falls if CA 22 or 186 adopted Compatible with 187, 188	
Paragraph 2	190	Lagodinsky, Riba i Giner	Falls if CA 22, 186, 187 or 189 adopted Compatible with 188	
Paragraph 2	191	Lebreton, Beck, Garraud, Regimenti	Falls if CA 22, 186, 187, 188, 189 or 190 adopted	
Paragraph 2	192	Benifei, Picierno, Gebhardt, Vollath, Noichl, Plumb, Chinnici	Falls if CA 22 or 186 adopted Compatible with 187, 188, 189, 190, 191	
Paragraph 2	193	Rodríguez Palop, Kountoura	Falls if CA 22 or 186 adopted Compatible with 187, 188, 189, 190, 191, 192	
	CA 23		If adopted, 174, 178, 179, 184, 282, 293 and 257 fall Paragraph 2 a new	
Paragraph 1 b (new)	174	Lagodinsky, Riba i Giner	Falls if CA 23 adopted	
Paragraph 1 d (new)	178	Picierno, Benifei, Plumb, Noichl, Gálvez Muñoz,	Falls if CA 23 adopted Compatible with 174	

		Kaljurand, Moretti, Chinnici, Regner		
Paragraph 1 d (new)	179	Aubry	Falls if CA 23 or 178 adopted Compatible with 174	
Paragraph 1 f (new)	184	Aubry, Kountoura	Falls if CA 23 adopted Compatible with 174, 178, 179	
Paragraph 9 b (new)	282	Kountoura, Aubry	Falls if CA 23 adopted Compatible with 174, 178, 179, 184	
Paragraph 10 a (new)	293	Lagodinsky, Riba i Giner	Falls if CA 23 adopted  Compatible with 174, 178, 179, 184, 282	
Paragraph 7 d (new)	257	Zacharopoulou, Melchior, Rodríguez Ramos, Vautmans, Maxová, Rafaela, Tolleret	Falls if CA 23 adopted Compatible with 174, 178, 179, 184, 282, 293	
	CA 24		If adopted, 176, 335 and 303 Part 1 fall Paragraph 2 b new	
Paragraph 1 c (new)	176	Aubry, Kountoura	Falls if CA 24 adopted	
Paragraph 11 d (new)	335	Łukacijewska, Walsmann, Carvalho, Vozemberg-Vrionidi, Pietikäinen, Kopacz, Fitzgerald	Falls if CA 24 adopted Compatible with 176	
Paragraph 10 b (new)	303	Rodríguez Palop, Kountoura	Split vote Part 1 Falls if CA 24 adopted All the text without: " as enshrined in the Istanbul Convention Compatible with 176, 335	
			Part 2 Falls if CA 24 or 303 Part 1 NOT adopted The words: "as enshrined in the Istanbul Convention" Compatible with CA 24	

	CA 25		If adopted, 172, 279 and 326 fall Paragraph 2 c new	
Paragraph 1 b (new)	172	Picierno, Benifei, Plumb, Noichl, Gálvez Muñoz, Kaljurand, Moretti, Chinnici, Regner	Falls if CA 25 adopted	
Paragraph 9 a (new)	279	Kountoura, Aubry	Falls if CA 25 adopted Compatible with 172	
Paragraph 11 a (new)	326	Walsmann, Kopacz, Łukacijewska	Falls if CA 25 adopted Compatible with 172, 279	
	CA 32		If adopted, 198, 195, 196, 197, 199, 200, 201, 202 and 221 fall Paragraph 3	
Paragraph 3	198	de la Pisa Carrión	Falls if CA 32 adopted	
Paragraph 3	195	Lagodinsky, Riba i Giner	Falls if CA 32 or 198 adopted	
Paragraph 3	196	Aubry, Kountoura	Falls if CA 32 or 198 adopted Compatible with 195	
Paragraph 3	197	Kountoura, Aubry	Falls if CA 32 or 198 adopted Compatible with 195, 196	
Paragraph 3	199	Łukacijewska, Pietikäinen, Vozemberg-Vrionidi, Carvalho, Fitzgerald	Falls if CA 32 or 198 adopted Compatible with 195, 196, 197	
Paragraph 3	200	Rodríguez Palop, Kountoura	Falls if CA 32, 198 or 196 adopted Compatible with 195, 197, 199	
Paragraph 3	201	Walsmann, Kopacz, Łukacijewska	Falls if CA 32, 198, 196 or 200 adopted Compatible with 195, 197, 199	
Paragraph 3	202	Benifei, Picierno, Gebhardt, Vollath, Noichl, Plumb, Chinnici	Falls if CA 32 or 198 adopted Compatible with 195, 196, 197, 199, 200, 201	
Paragraph 4 a (new)	221	Melchior	Falls if CA 32 adopted Compatible with 195, 196, 197, 198, 199, 200, 201, 202	

	CA 33		If adopted, 203, 220, 227, 254 and 283 fall Paragraph 3 a new	
Paragraph 3 a (new)	203	Aubry, Kountoura	Falls if CA 33 adopted	
Paragraph 4 a (new)	220	Blinkevičiūtė	Falls if CA 33 adopted Compatible with 203	
Paragraph 5 a (new)	227	Aubry, Kountoura	Falls if CA 33 adopted Compatible with 203, 220	
Paragraph 7 a (new)	254	Walsmann, Kopacz, Łukacijewska	Falls if CA 33 adopted Compatible with 203, 220, 227	
Paragraph 9 c (new)	283	Kountoura, Aubry	Falls if CA 33 adopted Compatible with 203, 220, 227, 254	
Paragraph 3 a (new)	206	Lagodinsky, Riba i Giner		
Paragraph 3 b (new)	207	Lagodinsky, Riba i Giner		
	CA 34		If adopted, 208, 209, 210, 211, 212, 213, 214, 215 and 216 fall Paragraph 4	
Paragraph 4	208	de la Pisa Carrión	Falls if CA 34 adopted	
Paragraph 4	209	Kountoura, Aubry	Falls if CA 34 or 208 adopted	
Paragraph 4	210	Rodríguez Palop, Kountoura	Falls if CA 34, 208 or 209 adopted	
Paragraph 4	211	Aubry, Kountoura	Falls if CA 34, 208 or 210 adopted	
Paragraph 4	212	Kopacz, Łukacijewska, Walsmann	Falls if CA 34, 208 or 210 adopted Compatible with 209	
Paragraph 4	213	Lebreton, Beck, Garraud	Falls if CA 34, 208, 210 or 211 adopted Compatible with 209, 210, 212	
Paragraph 4	214	Benifei, Picierno, Gebhardt, Vollath, Noichl, Plumb, Chinnici	Falls if CA 34, 208 or 212 adopted Compatible with 209, 210, 213	

Paragraph 4	215	Lagodinsky, Riba i Giner	Falls if CA 34 or 208 adopted Compatible with 209, 210, 212, 213, 214	
Paragraph 4	216	Możdżanowska, Wiśniewska, Jan Eppink	Falls if CA 34, 208 or 213 adopted Compatible with 209, 210, 212, 214, 215	
Paragraph 4 a (new)	217	Aubry		
Paragraph 4 a (new)	219	Rodríguez Ramos, Rafaela, Maxová, Melchior, Tolleret		
	CA 36		If adopted, 223, 224, 225, 226 and 280 fall Paragraph 5	
Paragraph 5	223	de la Pisa Carrión	Falls if CA 36 adopted	
Paragraph 5	224	Kountoura, Aubry	Falls if CA 36 or 223 adopted	
Paragraph 5	225	Buda	Falls if CA 36 or 223 adopted	
Paragraph 5	226	Rodríguez Palop, Kountoura	Falls if CA 36, 223, 224 or 225 adopted	
Paragraph 9 a (new)	280	Regimenti, Tovaglieri, Beck, Bruna, Anderson	Falls if CA 36 adopted Compatible with 223, 224, 225, 226	
Paragraph 5 b (new)	229	Aubry		
	CA 37		If adopted, 204, 239, 253 and 320 fall Paragraph 5 a new	
Paragraph 3 a (new)	204	Łukacijewska, Walsmann, Carvalho, Vozemberg-Vrionidi, Pietikäinen, Fitzgerald	Falls if CA 37 adopted	
Paragraph 6 a (new)	239	Lagodinsky, Riba i Giner	Falls if CA 37 adopted Compatible with 204	

Paragraph 7 a (new)	253	Regimenti, Tovaglieri, Beck, Bruna, Anderson	Falls if CA 37 adopted Compatible with 204, 239	
Paragraph 11 a (new)	320	Picierno, Benifei, Plumb, Noichl, Gálvez Muñoz, Kaljurand, Moretti, Chinnici, Regner	Falls if CA 37 adopted Compatible with 204, 239, 253	
Paragraph 4 b (new)	222	Regimenti, Tovaglieri, Beck, Bruna, Anderson		
Paragraph 6 a (new)	237	Regimenti, Tovaglieri, Beck, Bruna, Anderson		
	CA 41		If adopted, 348, 349, 351, 292, 350 Part 1 and 352 Part 1 fall Paragraph 5b new	
Paragraph 13	348	de la Pisa Carrión	Falls if CA 41 adopted	
Paragraph 13	349	Lagodinsky, Riba i Giner	Falls if CA 41 or 348 adopted	
Paragraph 13	351	Kountoura, Aubry	Falls if CA 41 or 348 adopted Compatible with 349	
Paragraph 10 a (new)	292	Regimenti, Tovaglieri, Beck, Bruna, Anderson	Falls if CA 41 adopted Compatible with 348, 349, 351	
Paragraph 13	350	Benifei, Picierno, Gebhardt, Vollath, Noichl, Plumb	Split vote (The Left) Part 1 Falls if CA 41 or 348 adopted "Underlines the importance of the exchange to ensure enforcement and effective application of the Brussels II a Regulation;" Compatible with 349	
			Part 2 Compatible with CA 41 "regrets in this regard registered partnerships and unmarried couples	

Paragraph 13	352	Melchior	Split vote Part 1 Falls if CA 41 or 348 adopted All the text excluding: " regrets however that the scope registered partnerships " Compatible with 349, 351	
			Part 2 Falls if 350 Part 2 adopted Compatible with CA 41	
	CA 28		If adopted, 231, 232, 233, 234, 235, 256, 298 and 344 fall Paragraph 6	
Paragraph 6	231	de la Pisa Carrión	Falls if CA 28 adopted Deletion	
Paragraph 6	232	Kountoura, Aubry	Falls if CA 28 or 231 adopted	
Paragraph 6	233	Lagodinsky, Riba i Giner	Falls if CA 28 or 231 adopted Compatible with 232	
Paragraph 6	234	Rodríguez Ramos, Rafaela, Maxová, Melchior, Tolleret	Falls if CA 28, 231 or 233 adopted Compatible with 232	
Paragraph 6	235	Rodríguez Palop, Kountoura	Falls if CA 28, 231, 233 or 234 adopted Compatible with 232	
Paragraph 7 c (new)	256	Zacharopoulou, Melchior, Rodríguez Ramos, Vautmans, Maxová, Rafaela, Tolleret	Falls if CA 28 adopted Compatible with 232, 233, 234, 235	
Paragraph 10 a (new)	298	Bruna, Garraud, Regimenti	Falls if CA 28 adopted  Compatible with 232, 233, 234, 235, 256	
Paragraph 12 a (new)	344	Chinnici, Benifei, Picierno	Falls if CA 28 adopted Compatible with 232, 233, 234, 235, 298, 256	
	CA 42		If adopted, 249, 365 and 368 fall Paragraph 6 a new	

Paragraph 7 a (new)	249	Buda	Falls if CA 42 adopted	
Paragraph 14 b (new)	365	Łukacijewska, Pietikäinen, Vozemberg-Vrionidi, Carvalho, Fitzgerald	Falls if CA 42 adopted Compatible with 249	
Paragraph 14 c (new)	368	Łukacijewska, Walsmann, Carvalho, Vozemberg-Vrionidi, Pietikäinen, Kopacz, Fitzgerald	Falls if CA 42 adopted Compatible with 249, 365	
	CA 43		If adopted, 240, 244, 242, 243, 245, 246, 247 and 241 Part 1 fall	
Paragraph 7	240	de la Pisa Carrión	Falls if CA 43 adopted Deletion	
Paragraph 7	244	Kountoura, Aubry	Falls if CA 43 or 240 adopted	
Paragraph 7	242	Benifei, Picierno, Gebhardt, Vollath, Noichl, Plumb, Chinnici	Falls if CA 43, 240 or 244 adopted	
Paragraph 7	243	Łukacijewska, Pietikäinen, Vozemberg-Vrionidi, Carvalho, Fitzgerald	Falls if CA 43 or 240 adopted Compatible with 244, 242	
Paragraph 7	245	Buda	Falls if CA 43 or 240 adopted Compatible with 244, 242, 243	
Paragraph 7	246	Walsmann, Kopacz, Łukacijewska	Falls if CA 43, 240, 244 or 242 adopted Compatible with 243, 245	
Paragraph 7	247	Lebreton, Beck, Garraud, Regimenti	Fall if CA 43 or 240 adopted Identical	
	248	Możdżanowska, Wiśniewska, Jan Eppink	Compatible with 244, 242, 243, 245, 246	
Paragraph 7	241	Lagodinsky, Riba i Giner	Split vote (The Left) Part 1 Falls if CA 43, 240, 242 or 246 adopted	

			"Welcomes the Commission's commitmentof the EIGE and Eurostar" Compatible with 244, 245, 247, 248	
			Part 2 " calls on the Commission and Member States in all their diversity are captured Compatible with CA 43	
Paragraph 7 a (new)	250	Plumb		
	CA 38		If adopted, 258, 259, 260, 261, 262, 263, 264, 265, 266, 278, 285, 346 and 281 fall Paragraph 8	
Paragraph 8	258	de la Pisa Carrión	Falls if CA 38 adopted Deletion	
Paragraph 8	259	Rodríguez Palop, Kountoura	Falls if CA 38 or 258 adopted	
Paragraph 8	260	Lagodinsky, Riba i Giner	Falls if CA 38, 258 or 259 adopted	
Paragraph 8	261	Aubry, Kountoura	Falls if CA 38, 258 or 259 adopted Compatible with 260	
Paragraph 8	262	Kountoura, Aubry	Falls if CA 38, 258 or 259 adopted Compatible with 260, 261	
Paragraph 8	263	Bruna, Garraud	Falls if CA 38, 258 or 259 adopted Compatible with 260, 261, 262	
Paragraph 8	264	Łukacijewska, Pietikäinen, Vozemberg-Vrionidi, Carvalho, Fitzgerald	Falls if CA 38, 258, 259 or 263 adopted Compatible with 260, 261, 262	
Paragraph 8	265	Możdżanowska, Wiśniewska, Jan Eppink	Falls if CA 38, 258, 259, 263 or 264 adopted Compatible with 260, 261, 262	
Paragraph 8	266	Lebreton, Beck, Garraud, Regimenti	Falls if CA 38, 258, 259, 263 or 265 adopted Compatible with 260, 261, 262	

Paragraph 9 a (new)	278	Aubry, Kountoura	Falls if CA 38 adopted Compatible with 259, 260, 261, 262, 263, 264, 265, 266	
Paragraph 10	285	Picierno, Benifei, Plumb, Noichl, Gálvez Muñoz, Kaljurand, Moretti, Regner	Falls if CA 38 adopted  Compatible with 259, 260, 261, 262, 263, 264, 265, 266, 278	
Paragraph 12 b (new)	346	Lagodinsky, Riba i Giner	Falls if CA 38 or 278 adopted Compatible with 259, 260, 261, 262, 263, 264, 265, 266, 278, 285	
Paragraph 9 a (new)	281	de la Pisa Carrión	Falls if CA 38, 259, 278 or 285 adopted	
	CA 39		If adopted, 236, 251, 300 and 327 fall Paragraph 8 a new	
Paragraph 6 a (new)	236	Łukacijewska, Walsmann, Carvalho, Vozemberg-Vrionidi, Pietikäinen, Fitzgerald	Falls if CA 39 adopted	
Paragraph 7 a (new)	251	Blinkevičiūtė	Falls if CA 39 adopted Compatible with 236	
Paragraph 10 a (new)	300	Łukacijewska, Walsmann, Carvalho, Vozemberg-Vrionidi, Pietikäinen, Fitzgerald	Falls if CA 39 adopted Compatible with 236, 251, 256	
Paragraph 11 a (new)	327	Stancanelli	Falls if CA 39 adopted Compatible with 236, 251, 256, 300	
	CA 40		If adopted, 317, 311, 312, 313, 314, 315, 316, 318 and 319 fall Paragraph 8 b new	
Paragraph 11	317	de la Pisa Carrión	Falls if CA 40 adopted	
Paragraph 11	311	Benifei, Picierno, Gebhardt, Vollath,	Falls if CA 40 or 317 adopted	

		Noichl, Plumb, Chinnici		
Paragraph 11	312	Aubry	Falls if CA 40 or 317 adopted Compatible with 311	
Paragraph 11	313	Łukacijewska, Walsmann, Carvalho, Vozemberg-Vrionidi, Pietikäinen, Kopacz, Fitzgerald	Falls if CA 40 or 317 adopted Compatible with 311, 312	
Paragraph 11	314	Kountoura, Aubry	Falls if CA 40 or 317 adopted Compatible with 311, 312, 313	
Paragraph 11	315	Lagodinsky, Riba i Giner	Falls if CA 40 or 317 adopted Compatible with 311, 312, 313, 314	
Paragraph 11	316	Blinkevičiūtė	Falls if CA 40 or 317 adopted Compatible with 311, 312, 313, 314, 315	
Paragraph 11	318	Regimenti, Tovaglieri, Beck, Bruna, Anderson	Falls if CA 40, 317 or 313 adopted Compatible with 311, 312, 314, 315, 316	
Paragraph 11	319	Kopacz, Łukacijewska, Walsmann	Falls if CA 40 or 317 adopted Compatible with 311, 312, 313, 314, 315, 316	
	CA 47	S&D, Renew, Greens, Left	If adopted, 182, 307, 321 and 333 fall Paragraph 8 c new	
Paragraph 1 e (new)	182	Picierno, Benifei, Plumb, Noichl, Gálvez Muñoz, Kaljurand, Moretti, Chinnici, Regner	Falls if CA 47 adopted	
Paragraph 10 c (new)	307	Lagodinsky, Riba i Giner	Falls if CA 47 adopted Compatible with 182	
Paragraph 11 a (new)	321	Lagodinsky, Riba i Giner	Falls if CA 47 adopted Compatible with 182, 307	

Paragraph 11 c (new)	333	Picierno, Benifei, Plumb, Noichl, Gálvez Muñoz, Kaljurand, Moretti, Chinnici, Regner	Falls if CA 47 adopted Compatible with 182, 307, 321	
Paragraph 11 a (new)	328	Buda		
Paragraph 11 b (new)	332	Łukacijewska, Pietikäinen, Vozemberg-Vrionidi, Carvalho, Fitzgerald		
Paragraph 8 a (new)	267	Aubry, Kountoura		
Paragraph 8 a (new)	268	de la Pisa Carrión		
Paragraph 8 a (new)	269	Regimenti, Tovaglieri, Beck, Bruna, Anderson		
Paragraph 1 g (new)	185	Aubry, Kountoura		
	CA 49	S&D, Renew, Greens, The Left	If adopted, 173, 181, 255, 362, 364, 297, 308 and 305 fall Paragraph 9 new	
Paragraph 1 b (new)	173	Aubry, Kountoura	Falls if CA 49 adopted	
Paragraph 1 e (new)	181	Aubry	Falls if CA 49 adopted Compatible with 173	
Paragraph 7 b (new)	255	Zacharopoulou, Melchior, Rodríguez Ramos, Vautmans, Maxová, Rafaela, Tolleret	Falls if CA 49 adopted Compatible with 173, 181	
Paragraph 14 a (new)	362	Picierno, Benifei, Plumb, Noichl, Gálvez Muñoz, Kaljurand, Moretti, Chinnici, Regner	Falls if CA 49 adopted Compatible with 173, 181, 255	
Paragraph 14 a (new)	364	Łukacijewska, Pietikäinen, Vozemberg-Vrionidi, Carvalho, Fitzgerald	Falls if CA 49 adopted Compatible with 173, 181, 255, 362	

Paragraph 10 a (new)	297	Benifei, Picierno, Gebhardt, Vollath, Noichl, Plumb, Chinnici	Falls if CA 49 adopted Compatible with 173, 181, 255, 362, 364	
Paragraph 10 c (new)	308	Rodríguez Palop, Kountoura	Falls if CA 49 adopted Compatible with 173, 181, 255, 362, 364, 297	
Paragraph 10 b (new)	305	Regimenti, Tovaglieri, Beck, Bruna, Anderson	Falls if CA 49 adopted Compatible with 173, 181, 255, 362, 364, 279, 297, 308	
	CA 26		If adopted, 287, 284, 288, 289, 290, 291 and 294 fall Paragraph 10	
Paragraph 10	287	de la Pisa Carrión	Falls if CA 26 adopted	
Paragraph 10	284	Aubry, Kountoura	Falls if CA 26 or 287 adopted	
Paragraph 10	288	Kopacz, Łukacijewska, Walsmann	Falls if CA 26 or 287 adopted Compatible with 284	
Paragraph 10	289	Lagodinsky, Riba i Giner	Falls if CA 26, 287 or 288 adopted Compatible with 284	
Paragraph 10	290	Łukacijewska, Pietikäinen, Vozemberg-Vrionidi, Carvalho, Fitzgerald	Falls if CA 26, 287 or 288 adopted Compatible with 284, 289	
Paragraph 10	291	Benifei, Picierno, Gebhardt, Vollath, Noichl, Plumb, Chinnici	Falls if CA 26 or 287 adopted Compatible with 284, 289, 290	
Paragraph 10 a (new)	294	Kopacz, Łukacijewska, Walsmann	Falls if CA 26 adopted Compatible with 287, 284, 288, 289, 290, 291	
	CA 27		If adopted, 165, 325 and 367 fall Paragraph 10 a new	
Paragraph 1 a (new)	165	Aubry, Kountoura	Falls if CA 27 adopted	
Paragraph 11 a (new)	325	Regimenti, Tovaglieri, Beck, Bruna, Anderson	Falls if CA 27 adopted Compatible with 165	

Paragraph 14 c (new)	367	Regimenti, Tovaglieri, Beck, Bruna, Anderson	Falls if CA 27 adopted Compatible with 165, 325	
	CA 48	S&D, Renew, Greens, The Left	If adopted, 270 and 252 fall Paragraph 10 b new	
Paragraph 8 a (new)	270	Blinkevičiūtė	Falls if CA 48 adopted	
Paragraph 7 a (new)	252	Zacharopoulou, Melchior, Rodríguez Ramos, Vautmans, Maxová, Rafaela, Tolleret	Falls if CA 48 adopted Compatible with 270	
Paragraph 11 c (new)	334	Łukacijewska, Walsmann, Carvalho, Vozemberg-Vrionidi, Pietikäinen, Kopacz, Fitzgerald		
Paragraph 10 a (new)	296	Rodríguez Palop, Kountoura		
Paragraph 10 b (new)	301	Lagodinsky, Riba i Giner		
Paragraph 10 b (new)	306	Benifei, Picierno, Gebhardt, Vollath, Noichl, Plumb, Chinnici		
Paragraph 11 a (new)	324	Rodríguez Ramos, Rafaela, Maxová, Melchior, Tolleret		
Paragraph 11 b (new)	331	Picierno, Benifei, Plumb, Noichl, Gálvez Muñoz, Kaljurand, Moretti, Chinnici, Regner		
	CA 29		If adopted, 336, 337, 338, 339, 340, 341, 342 and 343 fall Paragraph 12	
Paragraph 12	336	de la Pisa Carrión	Falls if CA 29 adopted	
Paragraph 12	337	Łukacijewska, Walsmann, Carvalho,	Falls if CA 29 or 336 adopted	

		Vozemberg-Vrionidi, Pietikäinen, Fitzgerald		
Paragraph 12	338	Buda	Falls if CA 29 or 336 adopted Compatible with 337	
Paragraph 12	339	Benifei, Picierno, Gebhardt, Vollath, Noichl, Plumb, Chinnici	Falls if CA 29, 336 or 337 adopted Compatible with 338	
Paragraph 12	340	Kountoura, Aubry	Falls if CA 29 or 336 adopted Compatible with 337, 338, 339	
Paragraph 12	341	Rodríguez Palop, Kountoura	Falls if CA 29 or 336 adopted Compatible with 337, 338, 339, 340	
Paragraph 12	342	Regimenti, Tovaglieri, Beck, Bruna, Anderson	Falls if CA 29 or 336 adopted Compatible with 337, 338, 339, 340, 341	
Paragraph 12	343	Lagodinsky, Riba i Giner	Falls if CA 29, 336 or 337 adopted Compatible with 337, 338, 339, 340, 341, 342	
	CA 30		If adopted, 271, 309, 310, 345 and 347 fall Paragraph 12 a new	
Paragraph 8 a (new)	271	Melchior	Falls if CA 30 adopted	
Paragraph 10 c (new)	309	Benifei, Picierno, Gebhardt, Vollath, Noichl, Plumb, Chinnici	Falls if CA 30 adopted Compatible with 271	
Paragraph 10 c (new)	310	Zacharopoulou, Melchior, Rodríguez Ramos, Vautmans, Maxová, Rafaela, Tolleret	Falls if CA 30 adopted Compatible with 271, 309	
Paragraph 12 a (new)	345	Lagodinsky, Riba i Giner	Falls if CA 30 adopted Compatible with 271, 309, 310	

Paragraph 12 c (new)	347	Lagodinsky, Riba i Giner	Falls if CA 30 adopted Compatible with 271, 309, 310, 345	
	CA 31		If adopted, 180, 295, 353 and 363 fall Paragraph 12 b new	
Paragraph 1 d (new)	180	Lagodinsky, Riba i Giner	Falls if CA 31 adopted	
Paragraph 10 a (new)	295	Plumb	Falls if CA 31 adopted Compatible with 180	
Paragraph 13 a (new)	353	Regimenti, Tovaglieri, Beck, Bruna, Anderson	Falls if CA 31 adopted Compatible with 180, 295	
Paragraph 14 a (new)	363	Regimenti, Tovaglieri, Beck, Bruna, Anderson	Falls if CA 31 adopted Compatible with 180, 295, 353	
	CA 35		If adopted, 354, 355, 356, 357, 358, 359 and 366 fall	
Paragraph 14	354	Aubry, Kountoura	Falls if CA 35 adopted	
Paragraph 14	355	Aubry, Kountoura	Falls if CA 35 adopted Compatible with 354	
Paragraph 14	356	Lagodinsky, Riba i Giner	Falls if CA 35 adopted Compatible with 354, 355	
Paragraph 14	357	Walsmann, Kopacz, Łukacijewska	Falls if CA 35 adopted Compatible with 354, 355, 356	
Paragraph 14	358	Kountoura, Aubry	Falls if CA 35 adopted Compatible with 354, 355, 356, 357	
Paragraph 14	359	de la Pisa Carrión	Falls if CA 35 or 357 adopted Compatible with 354, 355, 356, 358	
Paragraph 14 b (new)	366	Regimenti, Tovaglieri, Beck, Bruna, Anderson	Falls if CA 35 adopted Compatible with 354, 355, 356, 357, 358, 359	
Paragraph 14 a (new)	360	Lagodinsky, Riba i Giner		
Paragraph 14 d (new)	369	Regimenti, Tovaglieri, Beck, Bruna, Anderson		

Citation 1	1	Lagodinsky, Riba i Giner		
Citation 1 a (new)	2	Walsmann, Kopacz, Łukacijewska	Identical	
	7	Benifei, Picierno, Gebhardt, Vollath, Noichl, Plumb, Chinnici		
	17	Kountoura, Aubry	_	
	24	Lagodinsky, Riba i Giner		
Citation 2	3	Lagodinsky, Riba i Giner		
Citation 3	4	Garraud, Beck, Bruna		
Citation 5 a (new)	5	Benifei, Picierno, Gebhardt, Vollath, Noichl, Plumb, Chinnici		
Citation 5 b (new)	6	Benifei, Picierno, Gebhardt, Vollath, Noichl, Plumb, Chinnici	Identical	
	11	Aubry, Kountoura		
Citation 5 d (new)	8	Benifei, Picierno, Gebhardt, Vollath, Noichl, Plumb		
Citation 7	9	Rodríguez Palop, Kountoura		
Citation 7 a (new)	10	Kountoura, Aubry	Falls if 9 adopted	
Citation 7 b (new)	12	Aubry, Kountoura		
Citation 7 b (new)	13	Kountoura, Aubry		
Citation 8	14	de la Pisa Carrión	Deletion	
Citation 8	15	Lagodinsky, Riba i Giner	Falls if 14 adopted	
Citation 10	16	de la Pisa Carrión	Deletion	

Citation 10 a (new)	18	Lagodinsky, Riba i Giner		
Citation 14 a (new)	19	Zacharopoulou, Melchior, Rodríguez Ramos, Vautmans, Maxová, Rafaela, Tolleret		
Citation 15 a (new)	23	Picierno, Benifei, Plumb, Noichl, Gálvez Muñoz, Kaljurand, Moretti, Chinnici, Regner	Identical	
	25	Kountoura, Aubry		
Citation 15	20	de la Pisa Carrión	Identical	
	21	Możdżanowska, Wiśniewska, Jan Eppink	Deletion	
Citation 15 a (new)	22	Kountoura, Aubry		
Citation 17 b (new)	26	Kountoura, Aubry		
Citation 18	27	de la Pisa Carrión	Deletion	
Citation 19	28	de la Pisa Carrión	Deletion	
Citation 20	29	de la Pisa Carrión	Deletion	
Citation 21	30	de la Pisa Carrión	Deletion	
Citation 22	31	de la Pisa Carrión	Deletion	
Citation 22	32	Garraud, Beck, Bruna	Falls if 31 adopted	
Citation 24	33	de la Pisa Carrión	Deletion	
Citation 25	34	de la Pisa Carrión	Deletion	
	CA 1		If adopted, 38, 35, 36, 37, 39, 40, 41, 42, 43, 44, 46 and 101 fall	
Recital A	38	de la Pisa Carrión	Falls if CA 1 adopted	
Recital A	35	Kountoura, Aubry	Falls if CA 1 or 38 adopted	
Recital A	36	Buda	Falls if CA 1 or 38 adopted Compatible with 35	

Recital A	37	Melchior	Falls if CA 1, 38 or 36 adopted Compatible with 35.	
Recital A	39	Łukacijewska, Pietikäinen, Vozemberg-Vrionidi, Carvalho, Walsmann, Fitzgerald	Falls if CA 1, 38, 35, 36 or 37 adopted	
Recital A	40	Garraud, Beck, Bruna	Falls if CA 1, 38 or 39 adopted Compatible with 35, 36, 37, 38	
Recital A	41	Możdżanowska, Wiśniewska, Jan Eppink	Falls if CA 1, 38 or 40 adopted Compatible with 35, 36, 37, 39	
Recital A	42	Lagodinsky, Riba i Giner	Falls if CA 1, 38, 35 or 39 adopted Compatible with 36, 37, 40, 41	
Recital A	43	Lebreton, Beck, Garraud, Regimenti	Falls if CA 1, 38, 40 or 41 adopted Compatible with 35, 36, 37, 39, 42	
Recital A	44	Możdżanowska, Wiśniewska, Jan Eppink	Falls if CA 1, 38 or 43 adopted Compatible with 35, 36, 37, 39, 40, 41, 42	
Recital A a (new)	46	Lagodinsky, Riba i Giner	Falls if CA 1 adopted Compatible with 35, 36, 37, 38, 39, 40, 41, 42, 43, 44	
Recital F a (new)	101	Lagodinsky, Riba i Giner	Falls if CA 1 adopted Compatible with 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 46	
Recital A a (new)	45	Buda		
	CA 2		If adopted, 48, 47, 49, 50, 51, 52 and 79 fall	
Recital B	48	de la Pisa Carrión	Falls if CA 2 adopted	
Recital B	47	Kountoura, Aubry	Falls if CA 2 or 48 adopted	
Recital B	49	Lagodinsky, Riba i Giner	Falls if CA 2 or 48 adopted Compatible with 47	

Recital B	50	Aubry, Kountoura	Falls if CA 2 or 48 adopted Compatible with 47, 49	
Recital B	51	Możdżanowska, Wiśniewska, Jan Eppink	Falls if CA 2, 48 or 49 adopted Compatible with 47, 50	
Recital B	52	Lebreton, Beck, Garraud, Regimenti	Falls if CA 2, 48 or 51 adopted Compatible with 47, 49, 50,	
Recital D b (new)	79	Zacharopoulou, Melchior, Rodríguez Ramos, Vautmans, Maxová, Rafaela, Tolleret	<b>Falls if CA 2 adopted</b> Compatible with 47, 48, 49, 50, 51, 52	
Recital B a (new)	53	Lagodinsky, Riba i Giner		
Recital B b (new)	55	Lagodinsky, Riba i Giner		
	CA 3		If adopted, 56, 57, 58, 59, 60, 62 and 63 fall	
Recital C	56	de la Pisa Carrión	Falls if CA 3 adopted	
Recital C	57	Lagodinsky, Riba i Giner	Falls if CA 3 or 56 adopted	
Recital C	58	Aubry, Kountoura	Falls if CA 3 or 56 adopted Compatible with 57	
Recital C	59	Walsmann, Kopacz, Łukacijewska	Falls if CA 3 or 56 adopted Compatible with 57, 58	
Recital C	60	Możdżanowska, Wiśniewska, Jan Eppink	Falls if CA 3 or 56 adopted Compatible with 57, 58, 59	
Recital C a (new)	62	Łukacijewska, Walsmann, Pietikäinen, Vozemberg-Vrionidi, Carvalho, Fitzgerald	Falls if CA 3 adopted Compatible with 57, 58, 59, 60	
Recital C a (new)	63	Benifei, Picierno, Gebhardt, Vollath, Noichl, Plumb, Chinnici	Falls if CA 3 adopted Compatible with 57, 58, 59, 60, 62	
Recital C a (new)	61	de la Pisa Carrión		

Recital C b (new)	64	Łukacijewska, Walsmann, Pietikäinen, Vozemberg-Vrionidi, Carvalho, Kopacz, Fitzgerald		
Recital C c (new)	65	Łukacijewska, Walsmann, Pietikäinen, Vozemberg-Vrionidi, Carvalho, Fitzgerald		
Recital C d (new)	66	Łukacijewska, Walsmann, Carvalho, Vozemberg-Vrionidi, Pietikäinen, Kopacz, Fitzgerald		
	CA 4		If adopted, 68, 69, 70, 71, 72, 73, 74, 75, 78, 80, 98, 100 and 113 fall	
Recital D	68	de la Pisa Carrión	Falls if CA 4 adopted Deletion	
Recital D	69	Łukacijewska, Walsmann, Carvalho, Vozemberg-Vrionidi, Pietikäinen, Fitzgerald	Falls if CA 4 or 68 adopted	
Recital D	70	Blinkevičiūtė	Falls if CA 4 or 68 adopted Compatible with 69	
Recital D	71	Melchior	Falls if CA 4 or 68 adopted Compatible with 69, 70	
Recital D	72	Benifei, Picierno, Gebhardt, Vollath, Noichl, Plumb, Chinnici	Falls if CA 4 or 68 adopted Compatible with 69, 70, 71	
Recital D	73	Możdżanowska, Wiśniewska, Jan Eppink	Falls if CA 4 or 68 adopted Compatible with 69, 70, 71, 72	
Recital D a (new)	74	Rodríguez Ramos, Rafaela, Maxová, Melchior, Tolleret	Falls if CA 4 or 68 adopted Compatible with 69, 70, 71, 72, 73	

Recital D a (new)	75	Zacharopoulou, Melchior, Rodríguez Ramos, Vautmans, Maxová, Rafaela, Tolleret	Falls if CA 4 or 68 adopted Compatible with 69, 70, 71, 72, 73, 74	
Recital D b (new)	78	Lagodinsky, Riba i Giner	Falls if CA 4 or 68 adopted Compatible with 69, 70, 71, 72, 73, 74, 75	
Recital D c (new)	80	Lagodinsky, Riba i Giner	Falls if CA 4 or 68 adopted Compatible with 69, 70, 71, 72, 73, 74, 75, 78	
Recital F a (new)	98	Łukacijewska, Walsmann, Carvalho, Vozemberg-Vrionidi, Pietikäinen, Fitzgerald	Falls if CA 4 or 68 adopted Compatible with 69, 70, 71, 72, 73, 74, 75, 78, 80	
Recital F a (new)	100	Blinkevičiūtė	Falls if CA 4 or 68 adopted Compatible with 69, 70, 71, 72, 73, 74, 75, 78, 80, 98	
Recital H a (new)	113	Zacharopoulou, Melchior, Rodríguez Ramos, Vautmans, Maxová, Rafaela, Tolleret	Falls if CA 4, 68 or 74 adopted Compatible with 69, 70, 71, 72, 73, 75, 78, 80, 98, 100	
	CA 5		If adopted, 67, 109 and 138 fall	
Recital C e (new)	67	Łukacijewska, Walsmann, Carvalho, Vozemberg-Vrionidi, Pietikäinen, Kopacz, Fitzgerald	Falls if CA 5 adopted	
Recital G c (new)	109	Kountoura, Aubry	Falls if CA 5 adopted Compatible with 67	
Recital L a (new)	138	Łukacijewska, Walsmann, Carvalho, Vozemberg-Vrionidi, Pietikäinen, Kopacz, Fitzgerald	Falls if CA 5 adopted Compatible with 67, 109	
Recital D a (new)	76	Benifei, Picierno, Gebhardt, Vollath,		

		Noichl, Plumb, Chinnici		
Recital D a (new)	77	Lagodinsky, Riba i Giner		
	CA 6		If adopted, 83, 85, 86, 99, 82, 84 and 87 fall	
Recital E	83	Regimenti, Tovaglieri, Beck, Bruna, Anderson	Falls if CA 6 adopted	
Recital E	85	Lagodinsky, Riba i Giner	Falls if CA 6 adopted Compatible with 83	
Recital E	86	de la Pisa Carrión	Falls if CA 6 adopted Compatible with 83, 85	
Recital F a (new)	99	Regimenti, Tovaglieri, Beck, Bruna, Anderson	Falls if CA 6 adopted Compatible with 83, 85, 86	
Recital E	82	Rodríguez Ramos, Rafaela, Maxová, Melchior, Tolleret	Falls if CA 6 adopted Compatible with CA 6, 83, 85, 86, 99	
Recital E	84	Buda	Falls if CA 6, 86 or 82 adopted Compatible with CA 6, 83, 85, 99	
Recital E	87	Melchior	Falls if CA 6 or 82 adopted Compatible with CA 6, 83, 85, 86, 99, 84	
Recital E a (new)	88	Picierno, Benifei, Plumb, Noichl, Gálvez Muñoz, Kaljurand, Moretti, Chinnici, Regner		
Recital E a (new)	90	BrunaAnnika Bruna, Garraud, Regimenti		
Recital E a (new)	89	Regimenti, Tovaglieri, Beck, Bruna, Anderson		
	CA 7		If adopted, 92, 93, 94, 95, 96 and 97 fall	
Recital F	92	de la Pisa Carrión	Falls if CA 7 adopted	

Recital F	93	Lagodinsky, Riba i Giner	Falls if CA 7 or 92 adopted	
Recital F	94	Łukacijewska, Walsmann, Carvalho, Vozemberg-Vrionidi, Pietikäinen, Kopacz, Fitzgerald	Falls if CA 7 or 92 adopted Compatible with 93	
Recital F	95	Kountoura, Aubry	Falls if CA 7 or 92 adopted Compatible with 93, 94	
Recital F	96	Lebreton, Beck, Garraud, Regimenti	Falls if CA 7, 92 or 95 adopted Compatible with 93, 94	
Recital F	97	Możdżanowska, Wiśniewska, Jan Eppink	Falls if CA 7, 92, 95 or 96 adopted Compatible with 93, 94	
	CA 8		If adopted, 103, 105, 107, 137 and 104 Part 1 fall	
Recital G	103	de la Pisa Carrión	Falls if CA 8 adopted	
Recital G	105	Melchior	Falls if CA 8 or 103 adopted	
Recital G a (new)	107	Regimenti, Tovaglieri, Beck, Bruna, Anderson	Falls if CA 8 adopted Compatible with 103, 105	
Recital L a (new)	137	Kopacz, Łukacijewska, Walsmann	Falls if CA 8 adopted Compatible with 103, 105, 107	
Recital G	104	Kountoura, Aubry	Split vote Part 1 Falls if CA 8 or 103 adopted All the text without: "based on the flawed assumptions that violence will end with the dissolution of the marriage/relationship, or that a violent partner can be a good parent"	
			Part 2 Falls if CA 8 or 104 Part 1 NOT adopted The words: "based on the flawed assumptions that violence will end with the dissolution of the	

			marriage/relationship, or that a violent partner can be a good parent " Compatible with CA 8, 105,	
Recital G b (new)	108	Kountoura, Aubry	107, 137	
	CA 9		If adopted, 110, 111, 112 and 122 fall	
Recital H	110	de la Pisa Carrión	Falls if CA 9 adopted	
Recital H	111	Lagodinsky, Riba i Giner	Falls if CA 9 or 110 adopted	
Recital H	112	Garraud, Beck, Bruna	Falls if CA 9, 110 or 111 adopted	
Recital I b (new)	122	Benifei, Picierno, Gebhardt, Vollath, Noichl, Plumb, Chinnici	Falls if CA 9 adopted Compatible with 110, 111, 112	
	CA 10		If adopted, 114 and 120 fall	
Recital H a (new)	114	Lagodinsky, Riba i Giner	Falls if CA 10 adopted	
Recital I a (new)	120	Benifei, Picierno, Gebhardt, Vollath, Noichl, Plumb	Falls if CA 10 adopted Compatible with 114	
	CA 11		If adopted, 91 and 106 fall	
Recital E a (new)	91	Lagodinsky, Riba i Giner	Falls if CA 11 adopted	
Recital G a (new)	106	Kountoura, Aubry	Falls if CA 11 adopted Compatible with 91	
Recital H a (new)	115	Picierno, Benifei, Plumb, Noichl, Gálvez Muñoz, Kaljurand, Moretti, Chinnici, Regner		
	CA 12		If adopted, 116, 117, 118, 119 and 218 fall	
Recital I	116	Buda	Falls if CA 12 adopted	

Recital I	117	de la Pisa Carrión	Falls if CA 12 or 116 adopted	
Recital I	118	Kountoura, Aubry	Falls if CA 12 or 117 adopted Compatible with 116	
Recital I	119	Lagodinsky, Riba i Giner	Falls if CA 12 or 117 adopted Compatible with 116,118	
Paragraph 4 a (new)	218	Regimenti, Tovaglieri, Beck, Bruna, Anderson	Falls if CA 12 adopted Compatible with 116, 117, 118, 119	
Recital I a (new)	121	Lagodinsky, Riba i Giner		
Recital J	123	Kopacz, Łukacijewska, Walsmann		
Recital J	124	Kountoura, Aubry	Falls if 123 adopted	
Recital J	125	de la Pisa Carrión	Falls if 123 or 124 adopted	
Recital J	126	Melchior	Falls if 123, 124 or 125 adopted	
	CA 13	EPP, S&D, Renew, Greens, The Left	If adopted, 128, 131, 130, 127 Part 1 and 129 Part 1 fall	
Recital K	128	de la Pisa Carrión	Falls if CA 13 adopted	
Recital K	131	Bruna, Garraud	Falls if CA 13 or 128 adopted	
Recital K	130	Melchior	Falls if CA 13, 128 or 131 adopted	
Recital J a (new)	127	Zacharopoulou, Melchior, Rodríguez Ramos, Vautmans, Maxová, Rafaela, Tolleret	Split vote (The Left) Part 1 Falls if CA 13 or 128 adopted All the text without: "( Bulgaria, Slovakia)" Compatible with 130	
			Part 2 Falls if CA 13 or 127 Part 1 NOT adopted The words: "(Bulgaria,, Slovakia)" Compatible with CA 13	

Recital K	129	Lagodinsky, Riba i Giner	Split vote Part 1 Falls if CA 13, 131, 130 or 127 Part 1 adopted All the text without: " Bulgaria,, Slovakia"	
			Part 2 Falls if 127 Part 2 adopted or CA 13 or 129 Part 1 NOT adopted These words Compatible with CA13	
	CA 14		If adopted, 132, 133, 134, 135, 136 and 81 fall	
Recital L	132	de la Pisa Carrión	Falls if CA 14 adopted	
Recital L	133	Buda	Falls if CA 14 or 132 adopted	
Recital L	134	Kopacz, Łukacijewska, Walsmann	Falls if CA 14 or 132 adopted Compatible with 133	
Recital L	135	Lagodinsky, Riba i Giner	Falls if CA 14, 132 or 134 adopted	
Recital L	136	Łukacijewska, Pietikäinen, Vozemberg-Vrionidi, Carvalho, Fitzgerald	Falls if CA 14, 132, 134 or 135 adopted	
Recital D d (new)	81	Lagodinsky, Riba i Giner	Falls if CA 14 adopted  Compatible with 132, 133, 134, 135, 136	
Recital L b (new)	140	Kountoura, Aubry		
	CA 15		If adopted, 141, 142, 143 and 144 fall	
Recital M	141	Łukacijewska, Pietikäinen, Vozemberg-Vrionidi, Carvalho, Kopacz, Fitzgerald	Falls if CA 15 adopted	
Recital M	142	Lagodinsky, Riba i Giner	Falls if CA 15 adopted Compatible with 141	
Recital M	143	de la Pisa Carrión	Falls if CA 15 adopted Compatible with 141, 142	

Recital M	144	Walsmann, Kopacz, Łukacijewska	Falls if CA 15 adopted Compatible with 141, 142, 143	
	CA 16		If adopted, 145, 146 and 147 fall	
Recital N	145	Kopacz, Łukacijewska, Walsmann	Falls if CA 16 adopted	
Recital N	146	Lagodinsky, Riba i Giner	Falls if CA 16 adopted Compatible with 145	
Recital N a (new)	147	Bruna, Garraud, Regimenti	Falls if CA 16 adopted Compatible with 145, 146	
Recital N b (new)	148	Bruna, Garraud		
	CA 17		If adopted, 54, 102, 139, 157 and 158 fall	
Recital B a (new)	54	Blinkevičiūtė	Falls if CA 17 adopted	
Recital F b (new)	102	Lagodinsky, Riba i Giner	Falls if CA 17 adopted Compatible with 54	
Recital L a (new)	139	Kountoura, Aubry	Falls if CA 17 adopted Compatible with 54, 102	
Recital P b (new)	157	Lagodinsky, Riba i Giner	Falls if CA 17 adopted Compatible with 54, 102, 139	
Recital P c (new)	158	Lagodinsky, Riba i Giner	Falls if CA 17 adopted Compatible with 54, 102, 139, 157	
	CA 18		If adopted, 149, 150, 151, 153, 155 and 156 fall	
Recital O	149	Kountoura, Aubry	Falls if CA 18 adopted	
Recital O	150	BudaDaniel Buda	Falls if CA 18 adopted Compatible with 149	
Recital O	151	Kopacz, Łukacijewska, Walsmann	Falls if CA 18 adopted Compatible with 149, 150	
Recital O a (new)	153	Aubry, Kountoura	Falls if CA 18 adopted Compatible with 149, 150, 151	
Recital P a (new)	155	Picierno, Benifei, Plumb, Noichl, Gálvez Muñoz,	Falls if CA 18 adopted Compatible with 149, 150, 151, 153	

		Kaljurand, Moretti, Chinnici, Regner		
Recital P a (new)	156	Lagodinsky, Riba i Giner	Falls if CA 18 adopted  Compatible with 149, 150, 151, 153, 155	
Recital O a (new)	152	Kountoura, Aubry		
Recital O b (new)	154	Aubry, Kountoura		
Single vote – To	ext as a	a whole (Roll-call vote	)	

## **Compromise amendments**

# Impact of intimate partner violence and custody rights on women and children

(2019/2166(INI))

Rapporteurs: Luisa Regimenti, Elena Kountoura

## COMP 1

### Recital A

Covered: AM 35 (Left), AM 42 (Greens), AM 36 (EPP), AM 37 (Renew), AM 39 (EPP), AM 46 (Greens), AM 101 (Greens)

Note: AM 38 (ECR), AM 40 (ID), AM 41 (ECR), AM 43 (ID), AM 44 (ECR) fall if the compromise is adopted

## Motion for a resolution

A. whereas gender equality is a fundamental value and an objective of the EU; whereas gender-based violence is an extreme form of discrimination against women and one of the biggest obstacles to achieving gender equality;

### Amendment

Α. whereas gender equality is a fundamental value and a core objective of the EU, and should be reflected in all EU policies); whereas the right to equal treatment and non-discrimination is a fundamental right enshrined in the Treaties<sup>1a</sup> and the EU Charter of Fundamental Rights<sup>2a</sup>; and should be fully respected; whereas gender-based violence in all its forms constitutes an extreme form of discrimination against women and a violation of human rights entrenched in gender inequality, which it contributes to perpetuate and reinforce; whereas this kind of violence originates from gender stereotypes on the roles and capabilities of women and men and from unequal power relations in societies and maintains them; , it remains widespread and affects women at all levels of society, regardless of age, education, income, social position or country of origin or residence, and it is one of the most serious obstacles to achieving

gender equality; whereas women and children across the EU are not equally protected against gender-based violence due to differing policies and legislation across the Member States;

1<sup>a</sup> Article 2 and Article 3(3) of the Treaty on European Union and Articles 8, 10, 19 and 157 of the Treaty on the Functioning of the European Union

2ª Articles 21 and 23 of the EU Charter of Fundamental Rights

## COMP 2

Recital B

Covered: AM 47 (Left), AM 49 (Greens), AM79

Note: AM48 (ECR), AM50 (Left), AM51 (ECR), AM52 (ID) fall if the compromise is

adopted

## Motion for a resolution

B. whereas, in spite of numerous instances of formal recognition and progress having been made on gender equality, women and men do not enjoy the same rights in practice and social, economic and cultural inequalities persist;

### Amendment

whereas, in spite of numerous В. instances of formal recognition and progress having been made on gender equality, women are still discriminated and disadvantaged and social, economic inequalities and cultural persist; whereas according to the EIGE Gender Equality Index 2020, no EU country has yet fully achieved equality between women and men; whereas the EU's progress on gender equality is still slow, with the index score improving on average by one point every two years; whereas at this rate, it will take almost 70 years for the EU to reach gender equality; whereas this Parliament has already called for the establishment of a new Council configuration of Ministers and Secretaries of state in charge of gender equality;

## COMP 3

## Recital C

Covered: AM57 (Greens), AM 59 (EPP), AM62 (EPP), AM 58 (Left), AM 63 (S&D) Note: AM56 (ECR), AM60 (ECR), will fall if the compromise is adopted

## Motion for a resolution

C. whereas intimate partner violence refers to any act of physical, sexual, psychological or economic violence that occurs between former or current spouses or partners, whether or not the perpetrator shares or has shared a residence with the victim; whereas intimate partner violence is one of the most prevalent forms of gender-based violence, with an estimated 22 % of women having experienced physical and/or sexual and violence, 43 % experienced psychological violence by their partner<sup>6</sup>; whereas women and disproportionately children are affected by this type of violence; whereas domestic violence is a serious and often hidden social problem that can cause systematic physical and psychological trauma with serious consequences for the victims, as the perpetrator is a person the victim should be able to trust:

#### Amendment

C. whereas intimate partner violence refers to any act of physical, sexual, psychological or economic violence that occurs between former or current spouses or partners, whether or not the perpetrator shares or has shared a residence with the victim; whereas intimate partner violence is one of the most prevalent forms of gender-based violence, with an estimated 22 % of women having experienced physical and/or sexual violence, and 43 % psychological having experienced violence by their partner<sup>3</sup>; whereas and children women disproportionately affected by this type of violence; whereas domestic violence refers to "all acts of physical, sexual, psychological or economic violence that occur within the family or domestic unit or between former or current spouses or partners, whether or not the perpetrator shares or has shared the same residence with the victim"4; whereas domestic violence is a serious and often long-term and hidden social problem that causes systematic physical and/or psychological trauma with serious consequences for the victims and with severe impact on the emotional, economic and social wellbeing of the whole family, as the perpetrator is a person the victim should be able to trust; whereas between 70% and 85% of children who are victims of violence know their abuser and the vast majority of children are victims of people they trust;<sup>5</sup> whereas victims are often subjected to coercive control from their abuser, characterized by intimidation, control, isolation and abuses;

<sup>&</sup>lt;sup>6</sup> FRA report of 3 March 2014 entitled 'Violence against women: an EU-wide survey'.

<sup>&</sup>lt;sup>3</sup> FRA report of 3 March 2014 entitled 'Violence against women: an EU-wide survey'.

<sup>&</sup>lt;sup>4</sup> The Council of Europe Convention on preventing and combating violence against women and domestic violence.

#### Recital D

Covered: AM69 (EPP), AM70 (S&D) AM71 (Renew), AM72 (S&D), AM 74 (Renew), AM75 (Renew), AM78 (Greens), 80 (Greens), 98 (EPP), 113 (Renew), 100 (S&D)

Note: AM68 (ECR), AM73 (ECR) fall if the compromise is adopted

## *Motion for a resolution*

D. whereas the lockdown and social distancing measures during the COVID-19 pandemic have been with exponential associated an increase in the prevalence and intensity of intimate partner violence in many Member States, resulting from forced confinement within the home and making it difficult for women to access effective protection and support; whereas in spite of the prevalence of the phenomenon, intimate partner violence against women remains under-reported in the EU and there is a significant lack of comprehensive data;

#### Amendment

D. whereas the lockdown and social distancing measures during the COVID-19 pandemic have been associated with an exponential increase in the prevalence and intensity of cases of intimate partner violence, psychological violence and coercive control and cyber violence, and with a 60% increase in emergency calls reported by victims of domestic violence, in many Member States<sup>6</sup>; whereas the confinement within the home and the alarming upsurge of "shadow the pandemic" made it difficult for women and children to access effective protection, support services and justice and revealed insufficient support resources structures as well as limited access to support services for victims, leaving many of them without adequate and timely protection; whereas best practices on specific measures to provide timely and accessible assistance to victims, including setting up emergency texting systems or creating contact points to seek help in pharmacies and supermarkets should be shared among Member States across Europe; whereas in spite of the prevalence of the phenomenon, intimate partner violence against women remains underreported in the EU by the victims, their friends, acquaintances families, neighbours, for various reasons, especially during the COVID-19 pandemic, and there is a significant lack of comprehensive, gender-disaggregated comparable and data making it difficult to fully assess the impact of the crisis; whereas the survey by

the European Union Agency for Fundamental Rights (FRA) on violence against women indicates that victims report their most serious incidents of partner violence to the police in only 14 % of cases, and that two thirds of female victims systematically do not report to the authorities, either out of fear or a lack of information about victim's rights, or due to a general belief that intimate partner violence is a private matter, which should not be publicised <sup>7</sup>;

vaw-survey-main-results-apr14\_en.pdf

# COMP 5

Recital Da (new)

Covered: AM67 (EPP), AM 109 (Left), AM138 (EPP)

Motion for a resolution

#### Amendment

Db. Whereas the economic violence against women, in the form of property damage, restricting access to financial resources, education or the labour market, or not complying with economic responsibilities such as alimony, deserves due attention, as hampering the financial independence and the family wealth going hand in hand with the other forms of violence, and resulting in an additional trap for victims; whereas the victims that are not financially independent are often forced to stay with their perpetrator within the same residence to avoid financial insecurity, homelessness or poverty and this tendency was enhanced through the COVID-19 pandemic; whereas fair remuneration economic and independence are essential for enabling women to leave an abusive and violent relationship; whereas in some Member the enforcement of court States decisions related financial to

<sup>&</sup>lt;sup>6</sup> WHO/Europe | Regional Director - Statement – During COVID-19 pandemic, violence remains preventable, not inevitable

<sup>&</sup>lt;sup>7</sup> European Union Agency for Fundamental Rights, Violence against Women: an EU-wide Survey https://fra.europa.eu/sites/default/files/fra\_uploads/fra-2014-

compensation can require the victim to stay in contact with the abuser, putting her at further physical and emotional risk:

## COMP 6

Recital E

Covered: AM 83 (ID), AM 85 (Greens), AM 86 (ECR), AM 99 (ID)

## Motion for a resolution

whereas children may suffer 'witnessed violence' in the family environment, through experiencing any form of ill-treatment, carried out through acts of physical, verbal, psychological, sexual and economic violence against reference figures or other affectively significant figures; whereas such violence has very serious consequences for the psychological and emotional development of the child, and whereas it is therefore essential to pay due attention to this type of violence in separations and parental arrangements, taking the best interests of the child into account, in particular in determine custody order to visitation rights in separation cases;

#### Amendment

E. whereas children may also suffer what is called 'witnessed violence  $^{7\alpha}$ , in the home and family environment, through experiencing any form of ill-treatment, carried out through acts of physical, verbal, psychological, sexual and economic violence against reference figures or other affectively significant figures; whereas such violence has very serious consequences for the psychological and emotional development of the child, and whereas it is therefore essential to pay due attention to this type of violence in separations and parental arrangements, ensuring that the best interests of the child are the primary consideration, in particular in order to determine custody and visitation rights in separation cases; whereas witnessed violence is not always easily recognisable and whereas women victims of domestic violence live in a of tensions and emotional difficulty; whereas in cases involving both domestic violence and child protective issues, courts should refer to experts with the knowledge and tools to avoid decisions against the mother that do not properly take all circumstances into account;

<sup>7</sup>a Council of Europe, Explanatory Report to the Council of Europe Convention on preventing and combating violence against women and domestic violence

Recital F

Covered AM 94 (EPP), 93 (Greens),

Note: AM92(ECR), 95 (Left), AM96 (ID), AM97 (ECR) fall if the compromise is adopted

## Motion for a resolution

F. whereas, in order to address the issue of the eradication of gender-based violence, it is necessary to rely on consistent and comparable administrative data, based on a robust and coordinated framework of data collection; whereas the current available data collected by the Member States' law enforcement and justice authorities fail to reflect the full extent of intimate partner violence, as most Member States neither collect gender-segregated comparable data on gender-based violence nor do they recognise intimate partner violence as a specific offence;

## Amendment

whereas, in order to address the F. issue of the eradication of gender-based violence, it is necessary to rely on consistent and comparable administrative data, based on a robust and coordinated framework of data collection; whereas the current available data collected by the Member States' law enforcement and justice authorities fail to reflect the full extent of intimate partner violence and its impact and long-term effect on both women and children, as most Member States neither collect gender-segregated comparable data on violence nor do they recognise intimate partner violence as a specific offence, which results in the grey zone representing the real prevalence and incidence of intimate partner violence being significantly unquantified and unmapped; whereas data is also lacking on the heightened risks and prevalence of domestic and intimate partner violence for specific groups, such as for disadvantaged or discriminated groups of women:

## COMP 8

Recital G

Covered AM 105 (Renew), AM 137 (EPP), 107 (ID)

Note: AM103 (ECR), AM 104 Part 1 (Left) fall if the compromise is adopted

#### *Motion for a resolution*

G. whereas in some Member States intimate partner violence against women is often neglected and the default rule of joint custody appears to prevail in cases of child custody,

## Amendment

G. whereas in some Member States intimate partner violence against women is often neglected and the default rule of shared custody or parental authority appears to prevail in cases of

access, contact and visitation arrangements and decisions; whereas disregarding such violence *can lead* to dire consequences for women and children, which may escalate into femicide and/or infanticide; whereas victims of intimate partner violence need special protection measures; whereas the victims' situation is likely to worsen if they are economically or socially dependent on the perpetrator;

child custody, access, contact and visitation arrangements and decisions; whereas disregarding such violence leads to dire consequences for women and children, which may escalate into femicide and/or infanticide; whereas victims of intimate partner violence need special protection measures; whereas the victims' situation considerably worsens if they are economically or socially dependent on the perpetrator; whereas it is therefore essential to fully take into account this type of violence while deciding on separation and custody arrangements and to address allegations of violence before custody and visitation issues; whereas the courts of the Member States should ensure a comprehensive assessment under the "best interest of the child" principle, to determine custody and visitation rights, which includes hearing the child, involving all relevant services and psychological support and taking into account the expertise of all professionals involved;

# COMP 9

#### Recital H

Covered AM122 (S&D), AM111 (Greens)

Note: AM110 (ECR), AM112 (ID) fall if the compromise is adopted

## Motion for a resolution

H. whereas the right of every child to maintain contact with both parents, implied in Article 8 of the ECHR and Article 9 of the CRC, may be restricted by the best interests of the child;

#### Amendment

H. whereas the best interest of the child should always be the primary consideration in all decisions concerning children, including family disputes and, therefore, the right of every child to maintain contact with both parents, implied in Article 8 of the ECHR and Article 9 of the CRC, should be restricted if necessary for the best interests of the child;

## **COMP 10**

Recital H a (new)

Covered: AM120 (S&D), AM114 (Greens)

Motion for a resolution

#### Amendment

H a. whereas according to article 12 of the UN Convention on the Rights of the Child and to Art. 4 and 16 of the Directive (EU) 2016/800, children have the right to express their views in all matters affecting them, including in judicial and administrative proceedings, in a child-friendly manner and their views have always to be given primary consideration in accordance with the age and maturity of the child;

# **COMP 11**

Recital Hb (new) Covered AM91 (Greens), AM106 (Left)

Motion for a resolution

#### Amendment

whereas two of the most Hb. prestigious institutions on mental health, namely the World Health Organisation and the American Association of Psychology, reject the use of the so called parental alienation syndrome (PAS) and similar concepts and terms, since they can be used as a strategy against victims of violence putting into question victims' parental dismissing their word and disregarding the violence to which children are exposed; whereas according to the EDVAW Platform recommendation accusations of parental alienation by abusive fathers against mothers must be considered as a continuation of power and control by state agencies and actors, including those deciding on child custody8a;

<sup>8</sup>a Statement of Platform of Independent Expert Mechanisms on Discrimination and Violence against women (EDVAW Platform), "Intimate partner violence against women is an essential factor in the determination of child custody" (May 2019);

#### Recital I

Covered AM 116 (EPP), AM 118 (The Left), AM 119 (Greens/EFA), AM 218 (ID)

Note: AM 117 (ECR) falls if the compromise is adopted

## Motion for a resolution

I. whereas criminal proceedings arising from a complaint of domestic violence are often dealt with completely separately from separation proceedings; whereas this can mean that shared custody of the children is ordered and/or visitation rights imposed that endanger the rights and safety of the victim or the children;

#### Amendment

criminal whereas proceedings arising from a complaint of domestic violence are often dealt with completely separately from separation and custody proceedings; whereas this can mean that shared custody of the children is ordered and/or visitation rights imposed that endanger the rights and safety of the victim and the children; whereas this can have irreversible consequences for children's emotional mental and development, actually affecting their best interests and therefore there is a need for Member States to ensure that victims, in accordance with their needs, have access to confidential victim support services, free of charge, acting in the interests of the victims before, during and for an appropriate time after criminal proceedings, including through a psychosocial support system of particularly during and after questioning procedures - which takes into account the emotional tensions associated with the circumstances:

## **COMP 13**

#### Recital K

tabled by EPP, SD, Renew, Greens and LEFT on Istanbul Convention

Recital K: Covered AM127 (Renew), AM129 (Greens), AM 130 (Renew) Note: AM128 (ECR), AM131 (ID) will fall if the compromise is adopted

## Motion for a resolution

K. whereas the Istanbul Convention requires the Parties to adopt legislative or other necessary measures to ensure that incidents of domestic violence are taken into account when determining custody and visitation rights in relation to children, and that the exercise of any

#### Amendment

K whereas the Istanbul Convention requires the Parties to adopt legislative or other necessary measures to ensure that incidents of domestic violence are taken into account when determining custody and visitation rights in relation to children, and that the exercise of any

visitation or custody rights does not jeopardise the rights and safety of the victim or their children: visitation or custody rights does not jeopardise the rights and safety of the victim or their children<sup>8</sup>; whereas eight years since its entry into the force, the Istanbul Convention has not yet been ratified by 6 EU Member States or by the EU; whereas the Istanbul Convention is the most important existing international framework to prevent and combat gender-based violence

## **COMP 14**

#### Recital L

Covered: AM 133 (EPP), AM 134 (EPP), AM 135 (Greens), AM 136 (EPP), AM81 (Greens) Note: AM132 (ECR) falls if the compromise is adopted

## Motion for a resolution

L. whereas shared custody in situations of intimate partner violence exposes women to a continuum of preventable violence, by forcing them to stay in geographical proximity to their abusers, and subjecting them to further exposure to physical and psychological violence, as well as emotional abuse; whereas, in cases of intimate partner violence, the right of women to be protected and live a life free of physical and psychological violence should take precedence over the preference for shared custody;

#### Amendment

L. whereas shared custody situations of intimate partner violence exposes women to a continuum of preventable violence, by forcing them to stay in geographical proximity to their abusers, and subjecting them to further exposure to physical and psychological violence, as well as emotional abuse. which can have a direct or indirect impact on children; whereas, in cases of intimate partner violence, the right of women and children to be protected and live a life free of physical and psychological violence should take precedence over the preference for shared custody; whereas ill-treatment of children by perpetrators of intimate partner violence can be used to exercise power and violence against the mother as a phenomenon of indirect genderbased violence known in some Member States as vicarious violence;

## COMP15

<sup>&</sup>lt;sup>8</sup> Article 31 of the Council of Europe Convention on preventing and combating violence against women and domestic violence.

#### Recital M

Covered: AM 141 (EPP), AM 144 (EPP), AM 142 (Greens), Note: AM143 (ECR) falls if the compromise is adopted

## *Motion for a resolution*

M. whereas intimate partner violence is inherently interlinked with violence against children and child abuse; whereas children who are exposed to domestic violence are likely to suffer negative mental and physical health consequences that could be acute and chronic in nature; whereas child victimisation in situations of violence against women may continue and escalate in the context of parental disputes over custody and care;

#### Amendment

M. whereas intimate partner violence is inherently interlinked with violence against children and child abuse; whereas being exposed to domestic violence is to be considered as violence against children whereas children who are exposed to domestic violence suffer negative mental and/or physical health consequences that could be acute and chronic in nature: whereas child victimisation in situations of violence against women may continue and escalate in the context of parental disputes over custody and care; whereas the mental health and wellbeing of children has deteriorated due containment measures undertaken because of COVID-19; whereas the level of mental health services for children differs significantly between Member States and in many is not sufficient:

## **COMP 16**

Recital N

Covered: AM 145 (EPP), AM146 (Greens), 147 (ID)

## Motion for a resolution

whereas growing up in a violent N. domestic environment has important implications for the child's development and subsequent behaviour as an adult; whereas exposure to violence as a child, either through experiencing maltreatment witnessing partner violence, constitutes a risk factor for becoming vulnerable to victimisation or committing violence as an adult:

#### Amendment

N. whereas growing up in a violent domestic environment has very negative implications for the child's physical, emotional, and social development and subsequent behaviour as an adult; whereas exposure to violence as a child, through experiencing either maltreatment and/or witnessing partner violence, constitutes a risk factor for becoming vulnerable to victimisation. or committing violence as an adult, as well as to experience behavioural and physical and mental health problems;

Recital Na (new)

Covered: AM54 (S&D), AM 139 (Left), AM 102 (Greens), AM 158 (Greens), AM 157

(Greens)

Motion for a resolution

#### Amendment

Na. whereas despite progress, recent reports show that victims of crime are still unable to fully exercise their rights in the EU; whereas access to support services is critical to women exposed to intimate partner violence; whereas, there remain insufficient numbers of specialised and generalist support services for victims of intimate partner violence, and victims often face difficulties in obtaining justice due to lack of information and insufficient support and protection; whereas victims often face secondary victimisation in criminal proceedings and in claiming compensation; whereas there are several cases in which law enforcement officials and judicial systems are not able to provide sufficient support to women and children victims of domestic violence, and, that victims of genderbased violence have even been subjected to neglectful behaviour or inappropriate comments when reporting the violence; whereas civil society and public organisations, in particular those working with and for children and victims of domestic and genderbased violence, are an important player in preventing and dealing with domestic and intimate partner violence; whereas such organisations can also provide valuable contributions to policies and legislation following their grassroots experience; whereas European funding programmes such as the Justice Programme and the Citizens, Equality, Rights and Values can be used for activities for the protection and support of victims of domestic and gender-based violence, including to ensure access to justice and financing of organisations working with victims;

Recital O

Covered: AM149 (Left), AM150 (EPP), AM151 (EPP), AM153 (Left), AM 155 (S&D), AM 156 (Greens).

Motion for a resolution

O. whereas transnational separation proceedings are more complex in nature;

#### Amendment

O. whereas cross-border separation divorce and custody proceedings are more complex in nature and generally take longer; whereas increased mobility within the EU has led to a growing number of cross-border disputes on parental responsibility and child custody; whereas the automatic recognition of rulings on proceedings linked to custody rights where gender-based violence is involved are problematic since legislation on genderbased violence differ in each Member State and not all Member States recognise intimate partner violence as a criminal offence and a form of gender-based violence; whereas the Commission must step up its efforts to promote in all Member the consistent and concrete implementation of the principles and objectives set out in the UN Convention on the Rights of the Child, ratified by all EU Member States; whereas Member States, as parties to the United Nations Convention on the Rights of the Child, must hold the best interests of the child as a primary consideration in all public action, including when dealing with cross-border family disputes; whereas article 83(1) of the TFEU provides for the possibility to establish minimum rules concerning the definition of criminal offences and sanctions in the areas of particularly serious crime with a crossborder dimension resulting from the nature or impact of such offences or from a special need to combat them on a common basis; whereas article 83 (2) of the TFEU provides for the possibility to establish minimum rules with regard to the definition of criminal offences and sanctions, in order to ensure the effective implementation of a Union policy in an area which has been subject to harmonisation measures;

Paragraph 1

Covered am 159 (EPP), 160 (Greens), 161 (SD), 162 (EPP) Note: am 163 (ECR) falls if the compromise is adopted

## Motion for a resolution

1. Strongly condemns all forms of violence against women and deplores the fact that women continue to be exposed to intimate partner violence which constitutes a serious violation of their human rights and dignity;

#### Amendment

1. Condemns in the strongest possible terms all forms of gender-based violence, domestic violence, and violence against women and deplores the fact that in particular women and children, in all their diversity, continue to be exposed to intimate partner violence which constitutes a serious violation of their human rights and dignity, also impacting women's economic empowerment, this phenomenon having been exacerbated during the COVID-19 crisis;

# **COMP 20**

Paragraph 1 a **new** 

Covered: Am 322 (S&D), am 164 1 part (S&D), am 175 (S&D), Am 205 (RE), am 228 (Left), AM 238 (S&D), 183 (S&D), 230 (Left), 330 (S&D)

#### Motion for a resolution

х.

#### **Amendment**

UN 1 a new. Recalls that the Special Rapporteur on violence against women has noted that the COVID-19 crisis has illustrated the lack of proper implementation international of conventions to protect and prevent gender-based violence; calls on the Member States to urgently address the increase in intimate partner violence during the COVID-19 pandemic and encourages them to exchange national innovations, guidelines, best practices and protocols that have resulted to be effective in addressing intimate partner violence and in supporting victims, especially during emergencies, and calls on the Commission to promote those practices; calls on the Members States and local authorities to measure the extent of gender-based violence and to support victims of gender-based

and domestic violence by guaranteeing them safety and economic independence through the access of specific housing and to essential public services such as health, transport as as professional psychological support; calls on the Commission to develop a European Union protocol on violence against women in times of and emergency crisis to prevent violence against women and to support victims during emergencies such as the COVID-19 pandemic, to establish safe and flexible emergency warning system and to include protection services for such helplines, victims. as accommodation and health services as 'essential services' in the Member States

# COMP 21

Paragraph 9 1 b new

Covered: Am 273 (Left), Am 274 (Left), Am 276 (EPP), Am 277 (Greens), Am 286 (Left)

Note: Am 275 (ECR) falls if the compromise is adopted

# Motion for a resolution

9. Highlights that perpetrators often use litigation to extend their power and control, and to continue to intimidate and incite fear in their victims; stresses that perpetrators often abuse, or threaten to harm or to take the children, in order to harm their partners and ex-partners;

## Amendment

1 b new. Highlights that perpetrators often use litigation to extend their power and control, and to continue to intimidate and incite fear in their victims; stresses in this regard that the child and the request for shared custody are often manipulated by the violent parent to continue reaching the mother after the separation; stresses that perpetrators often abuse, or threaten to harm or to take the children, in order to harm their partners and ex-partners, which has a serious impact on the harmonious development of the child; recalls that this is also a form of genderbased violence; notes that the withholding of maintenance payments can be used by perpetrators as a threat and a form of abuse against their victims; highlights that this practice can cause great psychological harm to the victims, and create or aggravate financial difficulties; calls on the Member States to take measures to ensure maintenance payments to victims from victim funds in order to avoid

financial abuse and the risk of causing further harm to them:

# COMP 22

Paragraph 2

Covered 187 (Left), 188 (Left), 189 (EPP), 190 (Greens), 192 (SD), 193 (Left)

Note: am 186 (ECR), 191 (ID) fall if the compromise is adopted

# Motion for a resolution Paragraph 2

## Motion for a resolution

2. Notes that, in principle, shared custody and unsupervised visits are desirable in order to ensure that parents enjoy equal rights and responsibilities, as well as to safeguard the best interests of the child; underlines, however, that intimate partner violence is clearly incompatible with shared custody and care, owing to its severe consequences for women and children, including the risk of extreme acts of femicide and infanticide; stresses that when establishing the arrangements for custody allocation and visitation rights, the protection of women and children from violence and the best interests of the child must be paramount and should take precedence over other criteria; stresses, therefore, that awarding exclusive custody to the non-violent partner, most frequently the mother, represents the best alternative in order to prevent further violence and secondary victimisation of the victims;

#### Amendment

2. Recalls that in all actions concerning children, their best interest must be the primary concern; recalls the right of the child who is separated from one or both parents to maintain personal relations and direct contact with both parents on a regular basis, except if it is contrary to the child's best interests; notes that, in principle, shared custody and unsupervised visits are desirable in order to ensure that parents enjoy equal rights and responsibilities, except if it is contrary to the child's best interests; stresses that it is contrary to those interests if the law automatically gives parental responsibilities to either or both parents; recalls that according to the CRC, assessing the child's best interests is a unique activity that should be undertaken in each individual case, in the light of the specific circumstances of each child; underlines that intimate partner violence is clearly incompatible with the best interests of the child and with (shared custody and care, owing to its severe consequences for women and children, including the risk of post-separation violence and the extreme acts of femicide and infanticide; stresses that when establishing the arrangements for custody allocation, access and visitation rights, the protection of women and children from violence and the best interests of the child must be paramount and should take precedence over other criteria; underlines, therefore, that the rights or claims of perpetrators or alleged perpetrators during and after judicial proceedings, including with respect to property, privacy, child custody, access, contact and visitation, should be determined in the light of

women's and children's human rights to life and physical, sexual and psychological integrity, and guided by the principle of the best interests of the child <sup>1</sup>; stresses, therefore, that the withdrawal of the custody and visitation rights of the violent partner and awarding exclusive custody to the mother, if she is a victim of violence, can represent the only way to prevent further violence and the secondary victimisation of the victims; stresses that awarding all parental responsibilities to the one parent, must be accompanied by the relevant compensation mechanisms, such as social aid and priority access to collective and individual care arrangements;

1 CEDAW's General Recommendation No. 35 on gender-based violence against women, updating general recommendation No. 19.

## **COMP 23**

Paragraph 2a new

Covered: Am 282 (Left), Am 184 (Left), Am 178 (S&D), Am 179 (Left), AM174 (Greens), AM 293 (Greens), AM 257 (Renew)

Motion for a resolution

Χ.

#### Amendment

Stresses that failing to 2 a new. address intimate partner violence in custody rights and visitation decisions is a violation by neglect of the human rights to life, to a life without violence, and to the healthy development of women and children; strongly urges that form of violence, including witnessing violence against a parent or close person, be considered in law and in practice as a violation of human rights and as an act against the best interest of the child; is deeply concerned about the alarming number of femicides in Europe, which is the most extreme form of violence against women; alerts on the inadequacy of the protection granted to women, as evidenced by the cases of feminicides and infanticides which take place after the woman has reported gender-based violence; stresses that in the best interest of the child, parental authority of the perpetrating parent

should be systematically suspended in case of feminicide for the entire duration of the proceedings; further emphasizes that descendants should be exempted from maintenance obligations towards a parent who has been condemned for perpetrating feminicide: Urges Members States to ensure that access justice and victim support is accessible, adequate and free to all women victims of intimate partner violence in all their diversity and status, ensuring interpretation services where needed: calls on Member States to ensure that services take into consideration the intersecting forms of discrimination suffered by women and children: Calls on Member States to strengthen care, monitoring protection of women who report genderbased violence; calls on the Member States to ensure that support services а coordinated approach take identifying women at risk, to ensure that all these measures are available and accessible to all women and girls within their jurisdiction; Stresses that in case of arrest in flagrante delicto the victim should be put in security and the protection of the children from the aggressor should be compulsory and that, if legal conditions for arrest are not alleged met. the abuser should nonetheless be immediately removed from the victim's house and kept away from the victim's workplace to prevent the risk of further violence:

## COMP 24

Paragraph 2 b **new** 

Covered: Am 176 (Left), Am 335 (EPP), AM 303 first part (Left)

Motion for a resolution

**Amendment** 

Χ.

2 b new. Alerts on significant territorial disparities when it comes to tackling gender based violence; alerts on the situation of women victims of

gender based violence who live in areas where there is a lack of support structures and difficult access to justice , public and legal services to defend their rights; is worried that specialist support services are not provided equally within each Member State and calls on them to ensure adequate geographical distribution of, immediate, short- and long-term specialist support services to victims, irrespectively of women's residence status and their ability or willingness to cooperate in proceedings against the alleged perpetrator; calls on the Member States to provide universal access to legal services and tailored services and responses to specific contexts in which the intimate partner violence occurs in rural areas; highlights the need to create networks between different services and programs in order to successfully combat the cases of gender based violence against women in rural and regions; remote calls on the Commission and Member States to examine the possibility of dedicating European funds to this issue, in particular within the framework of funds dedicated to regional development;

## **COMP 25**

Paragraph 1 c **new** Am 172 (S&D), Am 279 (Left), Am 326 (EPP), Falls:

Motion for a resolution

Х.

## Amendment

1 c new Welcomes the EU Strategy on victims' rights (2020-2025) which addresses as well the specific needs of victims of gender-based violence, in particular the specific approach for psychological violence against women and the impact on their mental health on the long run; calls on the Commission, in its evaluation of the EU Victims' Rights Directive, to address

the current gaps in the EU legislation and to examine whether the gender aspect of victimisation is properly and effectively taken into account. particularly with regard to international standards on violence against women such as those the Istanbul Convention sets, and to adequately enhance the legislation on victims' rights and the protection and compensation of victims: Calls for the continued promotion of victims' rights also through existing instruments such as the European Protection Order. uraes Commission to ensure that all Member States translate the EU 'Victims' Rights Directive' into national legislation and full and calls for its accurate implementation, so that victims of intimate partner violence get full access to a range of support services, including through specialist and generic services such as the "116 006" helpline for victims of crime;

## **COMP 26**

Paragraph 10:

Covered: Am 284 (Left), Am 288 (EPP), Am 289 (Greens), Am 290 (EPP), Am 291 (S&D),

AM294 (EPP)

Note: Am 287 (ECR) falls if the compromise is adopted

#### Motion for a resolution

10. Calls on the Member States to promote better access to legal protection, effective hearings and restraining orders, counselling and victim funds for women victims of intimate partner violence, and to apply particular procedures and give support to mothers who are victims of domestic violence, in order to prevent them from becoming victims again as a result of losing custody of their children;

#### Amendment

10. Calls on the Member States to promote and guarantee full access to adequate legal protection, effective hearings and restraining orders, shelters and counselling, as well as victim funds and financial empowerment programmes for women victims of intimate partner violence; calls on the Member States to guarantee support for mothers and their children who are victims of domestic violence by means of community, educational and financial support, such as victim funds for women victims of domestic violence, in order to ensure they have necessary means to

care for their children and prevent them from losing the custody over their children; calls on the Member States to apply particular procedures based on common minimum standards and to give support to victims of domestic violence, in order to prevent them from becoming victims again as a result of shared custody or from completely losing custody of their children; calls on the Member States to ensure that the legal costs of victims of domestic violence are covered when they do not have sufficient resources and to guarantee them proper defence by lawyers specialised in situations of domestic violence; calls on the Commission to assess the establishment of minimum standards protection orders across the EU: calls on the Member States to ensure that victims of intimate partner violence have access to psychological support and counselling at every stage of the legal procedures;

## COMP 27

Paragraph 10 a new

Covered: Am 165 (Left), Am 325 (ID), 367 (ID)

Falls:

Motion for a resolution

X.

## Amendment

10 a new. Deplores the lack appropriate emergency and temporary accommodation solutions for victims of intimate partner violence and their children; calls on Member States to emergency accommodation spaces specific to situations of intimate partner violence and to make them always available at all times, in order to increase, improve and ensure adequate reception and protection services for women who are victims of domestic violence and any children affected; calls on the Commission and the Member States to allocate adequate funds to relevant authorities, including through projects and calls for funding, for the establishment and expansion of shelters, as well as other appropriate measures, enabling women who are victims of violence to benefit, with

confidentiality, from a safe and local environment,

# **COMP 28**

Paragraph 6

Covered: am 232 (Left), 233 (Greens), 234 (Renew), 235 (Left), 256 (Renew), 298 (ID), 344

(S&D)

Note: am 231(ECR) falls if compromise is adopted

Motion for a resolution

Amendment

6. Stresses the importance of action at both EU and national level to reach agreement on common legal definitions, as this type of witnessed violence is not recognised in many legal systems and has a direct impact on data collection in the police and judicial sectors, and on cross-border cooperation;

6. Stresses the importance of establishing common legal definitions and minimum standards at the EU level for combating gender-based violence and for the protection of children of victims of gender-based violence, as intimate-partner violence, witnessed and vicarious violence are not recognised in many legal systems; points out that children witnessing violence in their family environment are not recognised as victims of genderbased violence, which has a direct impact on data collection in the police and judicial sectors, and on crossborder cooperation; stresses the need to assign the status of victim of genderin criminal based violence and investigation proceedings the children who are also witnesses to intimate partner violence or suffer vicarious violence in order for them to benefit from better legal protection and an appropriate assistance; therefore recommends establishing systematic procedures for monitoring, including psychological monitoring, of children who are victims of and witnesses to domestic violence, in order to respond to the troubles this causes in their lives and to prevent them from repeating such violence as adults; also calls on Member States to introduce special measures concerning so-called

witnessed violence, including provisions for specific aggravating circumstances;

# COMP 29

Paragraph 12

Covered: Am 337 (EPP), Am 338 (EPP) Am 339 (EPP), Am 340 (Left), Am 341 (Left), Am

342 (ID), Am 343 (Greens)

Note: Am 336 (ECR) falls is the compromise is adopted

## Motion for a resolution

12. Emphasises that hearing from the child is important to establish what is in the best interests of the child while examining custody cases; points out nevertheless that in every case, but crucially in cases where intimate partnership violence is suspected, such hearings should be conducted in a child-friendly environment, with no pressure or influence from parents or relatives, by trained professionals, including those qualified in child neuropsychiatry, to avoid deepening the trauma and victimisation;

#### Amendment

12. Emphasises that the child shall in particular be provided the opportunity to be heard, which is essential for establishing what is in the best interests of the child when examining custody and foster care cases, in accordance with the age and maturity of the child; points out that in every case, but crucially in cases where intimate partner violence is suspected, such hearings must (be conducted in a child-friendly environment by trained professionals, such as or psychologists including those qualified in child neuropsychiatry, in order to analyse the effect of trust in others on the harmonious development of the child and to avoid deepening their trauma and victimisation; calls for minimum EU standards on how such hearings should be conducted; highlights the importance of ensuring a proper long-term level of psychological, psychiatric care and social counselling for the victims and their children throughout the process of recovery after the time of abuse;

## **COMP 30**

Paragraph 12 a new:

Covered: AM 271 (RE), AM 345 (Greens), AM 347 (Greens), AM 309 (S&D), AM 310 (RE)

## Motion for a resolution

Χ.

## **Amendment**

12 a new. Welcomes Commission's presentation of a comprehensive strategy to protect vulnerable children and foster a child-friendly justice; underlines the need to protect the rights of the most vulnerable children, with particular attention to children with

disabilities, the prevention of and fight against violence and the promotion of child-friendly justice; calls for a full and swift implementation of the strategy by Member States: Urges Commission and the Member States to take concrete measures to combat child abuse and child sexual exploitation by investing in preventive measures, treatment programmes aimed at preventing perpetrators from , with more effective re-offending support for victims and by enhancing cooperation between law enforcement authorities and civil society organisations; urges that in suspected cases of child abuse', prompt action needs to be taken to ensure the safety of the child and to stop and prevent further or potential violence. while ensuring the right of the child to be heard throughout the process, such action should include. applying immediate risk assessment and protection comprising a wide range of effective measures such as interim measures or protection or restraining orders, while the facts are investigated; recalls that in all proceedings involving victims children of violence. principle of celerity must be applied; stresses that courts dealing with child abuse should be specialised in genderbased violence, too;

## COMP 31

Paragraph 12 b new

Covered: AM 180 (Greens), AM 295 (S&D), AM 353, AM 363 (ID),

Motion for a resolution

Χ.

Amendment

12 b new. Stresses that violence against children can also be linked with gender-based violence, either as witnesses of violence perpetrated against their mothers or as the direct object of ill-treatment suffered, when it is used as an indirect way to exercise

power and psychological violence against their mothers; Notes that interventions which support children who are exposed to domestic violence are crucial in minimising the long-term harm; calls on the Member States to continue to provide innovative programmes in order to address the needs of these children, for example through training operators who work with children to detect early warning signs and to provide appropriate responses and support as well as to provide an effective psychological accompaniment of children during criminal and civil proceedings in which they are involved; strongly recommends that Member States put in place systematic procedures for monitoring, including psychological support, of children who are victims of and witnesses to domestic violence, in order to respond to the troubles this causes in their lives and to prevent them from repeating such violence as adults:

# **COMP 32**

Paragraph 3

Covered: am 195 (Greens), 196, 197 (Left), 199 (EPP), 200 (Left), 201 (EPP), 202 (SD), 221

(RENEW)

Note: am 198 (ECR) falls if compromise is adopted

*Motion for a resolution* 

Amendment

- 3. Calls for mandatory targeted training for judicial and law enforcement officers about domestic violence and its mechanisms, including coercion, manipulation and psychological violence, and about the relevance of intimate partner violence to children's rights, and to their protection and well-being, as well as to provide adequate skills to enable the officers to assess the situation using reliable risk assessment tools;
- 3. Calls for recurrent, effective capacity-building and mandatory targeted training for professionals dealing with cases of gender-based violence, child abuse and, in general, all forms of domestic violence and its mechanism, including manipulation, psychological violence and coercive control; stresses that these targeted trainings should therefore be intended for judiciary, law enforcement officers, specialized legal practitioners forensic medical personnel, health-care professionals, social service workers,

teachers and child carers, as well as public servants working in these fields; calls for this training to also emphasise the relevance of intimate partner violence to children's rights, and to their protection and well-being; calls for this training to improve knowledge and understanding of current protection measures, as well as of safety, the impact of the crime, the needs of victim, and how to address those needs, and to provide these professionals with adequate skills in order to better communicate with and support victims; calls for this training to also enable them to assess the situation using reliable risk assessment tools and to detect signs of abuse; stresses the need to evaluate mechanisms for detecting these signs by professionals involved; calls for this training to be conducted by focusing on the needs and concerns of victims as a priority and by recognising that violence against women and domestic violence must be addressed through a specific, gender-sensitive and human rights perspective upholding national, regional and international standards and measures; calls on the EU and its Member States to develop and finance such training; recalls the importance of European Judicial Training Network (EJTN) in this respect; stresses that civil society and public organisations working with and for children and victims of domestic and gender-based violence should be asked to provide or at least be involved in providing these training courses so as to share their knowledge and expertise obtained from real life experiences; calls on the Commission to facilitate and coordinate this type of training, focusing especially on cross-border cases;

Covered: Am 203 (Left), Am 254 (EPP), Am 283 (Left), AM 220 (S&D), AM227 (Left)

Motion for a resolution

Amendment

New 3 a. Calls on Member States to ensure that their police and justice services are adequately financed, equipped, trained and responsive for handling complaints of domestic violence; regrets that the underfunding and budgetary cuts in these services can result in procedural defect lack of information for complainants on the progress of the procedure and excessive delays which are not compatible with the imperative of protection of victims and their recovery: stresses the important role of social and psychological workers in police departments to facilitate concrete and human support for victims of domestic violence; calls on Member States to provide the necessary means to all associations helping women victims and their children: calls on the Commission and Member States to enhance the cooperation in order to take measures to improve the identification of victims of domestic and intimate partner violence, as well as to empower the victims and the witnesses to come forward and report the crime. as in many cases the intimate partner violence remains unreported;

# **COMP 34**

Paragraph 4

Covered: am 209, 210 (Left), 212 (EPP), 214 (SD), 215 (Greens),

Note: am 208 (ECR), 213 (ID), 216 (ECR) fall if compromise is adopted

Motion for a resolution

Amendment

4. Strongly recommends that Member States establish specialised courts and judicial offices, as well as appropriate laws, training, procedures and guidelines for all professionals dealing with the victims, including raising awareness of gender-based violence, in order to avoid

4. Strongly recommends that Member States establish specialised courts or sections, as well as appropriate laws, training, procedures and guidelines for all professionals dealing with victims of intimate partner violence, including raising awareness of gender-based violence and gender stereotypes, in

discrepancies between judicial decisions and discrimination or secondary victimisation during judicial, medical and police proceedings, ensuring that children and women are duly heard and their protection is given priority; emphasises the need to strengthen dedicated judicial offices and child and female victim-friendly justice, limiting the excessive discretionary powers of practitioners and establishing checks on child custody procedures by qualified professional figures;

order to avoid discrepancies between iudicial decisions and discrimination or secondary victimisation during judicial, medical and police, child protection and guardianship proceedings, ensuring that children and women are duly heard and that priority is given to their protection and seeking reparation for them; emphasises the need to strengthen dedicated courts or sections and child and female victim-friendly justice, to set up comprehensive assessment units dealing with gender-based violence composed of forensic doctors, psychologists and social workers who will work in coordination with the public services specialised in genderbased violence in charge of assisting victims; stresses the importance of legal protective measures being fully applied to protect women and children from violence, and of such measures not being limited or restricted by parental rights; urges that decisions on shared custody be postponed until intimate partner violence has been adequately investigated and a risk assessment conducted;

# **COMP 35**

Paragraph 14

Covered: Am 354 (Left), Am 355 (Left), Am 356 (Greens), Am 357 (EPP), Am 358 (Left),

366 (ID)

Note: Am 359 (ECR) falls if the compromise is adopted

#### Motion for a resolution

14. Stresses the need to recognise the interconnectedness of criminal, civil and other legal proceedings in order to coordinate the judicial responses to intimate partner violence and to avoid discrepancies between judicial decisions that are harmful to children and women victims;

#### Amendment

14. Stresses the need to recognise the interconnectedness of criminal, civil and other legal proceedings in order to coordinate the judicial and other legal responses to intimate partner violence and suggests, therefore, that the Member States adopt measures to link the criminal and civil case of one family, so that discrepancies between judicial and other legal decisions that are harmful to children and victims can be effectively avoided; deplores the lack of

provisional measures to protect victims and the lack of temporary mechanisms to suspend the parental authority of the violent parent during legal proceedings, which usually lasts for several years; calls on Member States to experiment with and develop such protective measures; calls to this end on Member States to organise training of all professionals, as well as volunteer workers involved in such proceedings, and to associate civil society organisations working with and for children and victims with these training courses; calls on the competent national authorities to improve coordination between courts by fostering contacts between prosecutors' offices so as to enable issues of parental responsibility to be resolved urgently, and to ensure that family courts are able to consider all issues relating to gender-based violence against women when determining custody and visitation rights;

# **COMP 36**

Paragraph 5 Covered am 224 (Left), 225 (EPP), 226 (Left), AM 280

Note: am 223 (ECR) falls if compromise is adopted

Motion for a resolution

Amendment

- 5. Stresses the importance in these procedures of the role of the doctor providing forensic expertise in caring not only for women victims of domestic abuse or violence, but also for the children involved, in particular when the environment in which they live is not suitable to protect their health, dignity and quality of life; recalls, therefore, the need for the forensic practitioners and professionals involved to be able to benefit, inter alia. from guidelines drawn from a set of data, practice and best practices at European level;
- 5. Stresses the importance in these procedures of the role of all relevant forensic experts and professionals such doctors, forensic clinical psychologists and social workers. providing forensic and psychological expertise in caring not only for women victims of domestic abuse or violence, but also for the children affected, in particular when the environment in which they live is not suitable to protect their health, dignity, emotional balance and quality of life; recalls, therefore, the need for forensic practitioners and professionals involved to be able to benefit, inter alia, from guidelines drawn from a set of data, practice and best practices at European level; notes that, for legal purposes, the specific technical and medical knowledge of the forensic doctors make them suitable professionals for assisting specialists (such as paediatricians, gynaecologists, psychologists) in their work, having the appropriate training and technical expertise to be able to recognise the signs of violence and, where there are grounds to do so, to comply with reporting obligations and liaise with judicial authorities;

Paragraph 5 a **new**:

Covered: Am 320 (S&D), Am 335 (EPP), Am 204 (EPP), AM 239 (Greens), 253

Motion for a resolution

**Amendment** 

5 a new. Recalls the provisions of the Victims' Rights directive highlights that women victims of gender-based violence and their children often require special support and protection because of the high risk of secondary and repeat victimisation, of intimidation and of retaliation connected with such violence; calls therefore for attention to the victim-blaming attitudes in society,

including among professionals in the criminal justice system; calls recognising and addressing institutional violence which includes all actions and omissions of the authorities and public servants in order to delay, obstruct or prevent access to relevant public services or the exercise of the rights of the victims, with appropriate sanctions and measures for the protection and reparation of the victims; Underlines the paramount importance of establishing training, procedures and guidelines for all professionals dealing with the victims in order to individuate markers of intimate partner violence even without explicit complaints by the victims; suggests that such quidelines and guidance should include measures to promote safe, respectful and non-guilt inducing patient treatment programmes for women who have suffered violence. including intimate partner violence, and to disseminate the best treatments for them and for their children: calls on the Commission and the Member States to the issue of anonymous complaints and later retired complaints by the victims by guaranteeing effective and rapid procedures to protect the victims as well as by ensuring the accountability of violent partners: the of encourages creation law enforcement's databases that keep record of all details pertaining to intimate partner violence statements, made by the victim or a third party in order to monitor and prevent further episodes of violence; calls for more community education and awareness raising as well as training and education on intimate partner violence in police and social services in rural and remote areas stressing the importance of education in informing and supporting children as well as programmes for conflict resolution, positive role models and cooperative play;

Paragraph 8

Covered: Am 259 (Left), Am 260 (Greens), Am 261 (Left), Am 262 (Left), Am 264 (EPP),

Am 285 (S&D), AM 346 (Greens), AM 278 (Left)

Note: Am 258 (ECR), Am 263 (ID), Am 265 (ECR), Am 266 (ID) fall if the compromise is

adopted

## Motion for a resolution

8. Expresses its concern about the fact that discriminatory gender bias often leads to a lack of trust in women, in particular concerning presumed false allegations of child abuse and of domestic violence;

#### Amendment

8. Expresses its concern about the impact of stereotypes and bias leading to gender inadequate responses to gender-based violence against women and to a lack of trust in women, concerning particular presumed allegations of child abuse and of domestic violence; is also concerned about the lack of specific training for judges, prosecutors and law professionals; stresses the importance of measures aimed at combating gender stereotypes and patriarchal biases through education and awareness-raising campaigns); calls on Member States to monitor and fight the culture of denigration of women's voices; condemns the use, assertion and acceptance of non-scientific theories and concepts in custody cases which punish mothers who attempt to report cases of child abuse or gender based violence by preventing them from obtaining custody or by restricting their parental rights; stresses that the so-called 'parental alienation syndrome' and similar concepts and terms, which are generally based on gender stereotypes, can work to the detriment of women victims of intimate partner violence by blaming mothers for children's "alienation" towards their father, calling into question victims' parental skills, disregarding the children's testimony and the risks of violence to which their children are exposed, jeopardising the rights and safety of the mother and children; calls on the Member States not to recognize the parental alienation syndrome in their judicial practice and law and to discourage or even to prohibit its use in court proceedings, during the investigations to determine the existence of violence;

Paragraph 8 a new

Covered: Am 236 (EPP), Am 251 (S&D), Am 300 (EPP), Am 327 (ECR)

## Motion for a resolution

#### Amendment

highlights the importance 8 a new. of awareness-raising campaigns that enable witnesses (particularly neighbours, co-workers) to spot the signs of intimate partner violence (in particular non-physical violence), and provide guidance on how to support and assist victims; calls on the Commission and the Member States to promote awareness-raising, information advocacy campaigns tackling gender bias and stereotypes as well domestic and gender-based violence in all its forms, such as physical violence, harassment, cyber-violence. sexual psychological violence and sexual exploitation, particularly in relation to newly created prevention measures and flexible emergency warning systems, encourage and to reporting coordination and cooperation recognized and specialized women's organizations; stresses the importance of actively involving all public structures carrying out awareness-raising campaigns;

## **COMP 40**

Paragraph 8 b new

Covered: Am 311 (S&D), Am 312 (Left), Am 313 (EPP), Am 314 (Left), Am 315 (Greens),

Am 316 (S&D), Am 318 (ID), 319 (EPP)

Note: Am 317 (ECR) falls if the compromise is adopted

#### Motion for a resolution

11. Calls on the Commission to promote EUwide public awareness campaigns as a necessary measure in the prevention of domestic violence and the creation of a climate of zero tolerance towards violence;

#### Amendment

8 b new. Calls on the Commission to promote EU-wide public awareness and educational campaigns and the exchange of best practices as a necessary measure for the prevention of domestic violence, gender-based violence and for the creation of a climate of zero tolerance towards violence; and a safer environment for victims; highlights the strategic

role of the media in this regard; stresses, however, that in some Member States femicides and cases of gender-based violence are still presented in terms which absolve the violent partner of their responsibility; highlights that the media and advertising must not spread misogynist and sexist messages, including by trying to excuse, legitimise or minimise violence and the responsibilities of violent partners; considers that domestic violence also originates from a gender stereotyped approach to parenthood; calls on the Commission and Member States, therefore, to fight gender stereotypes and to promote gender equality in parental responsibilities, where parental burden is fairly distributed, ensuring women are not assigned a subordinate status; calls on the Commission to facilitate the exchange of best practices at a European level on prevention, protection, combating and prosecution measures, as well as on their practical implementation; calls on Member States to complement this European campaign by disseminating information about where victims and witnesses can report this kind of violence, including after the end of the campaign; taking into account the specificity of the COVID-19 crisis to also focus on the impact on children. calls on the Commission to support activities in schools and other settings which raise the awareness of crime and trauma issues, where to find help, how to report issues, and how to build resilience among children and those working with children;

# COMP 41

Paragraph-5 b new

Covered: Am 349 (Greens), Am 350 (S&D), Am 351 (Left), Am 352 (RE), 292 (ID)

Note: Am 348 (ECR) falls if the compromise is adopted

#### Motion for a resolution

13. Underlines the importance of the exchange of information between courts, the central authorities of Member States and police bodies, especially in relation to cross-border custody cases; hopes that the revised rules under Council Regulation (EU) 2019/1111 of 25 June 2019 on jurisdiction, the recognition and enforcement of decisions in matrimonial matters and the matters of parental responsibility, and on international child abduction<sup>7</sup> will enhance the

#### **Amendment**

5 b new. Underlines the importance of the exchange of information between courts, the central authorities of Member States and police bodies, especially in relation to cross-border custody cases; hopes that the revised rules under Council Regulation (EU) 2019/1111 of 25 June 2019 on jurisdiction, the recognition and enforcement of decisions in matrimonial matters and the matters of parental responsibility, and on international child abduction<sup>7</sup> will enhance the

cooperation between judicial systems to effectively determine the best interests of the child; calls, in this context, on the Commission and the Member States to implement the Brussels IIa Regulation effectively; cooperation between judicial systems effectively determine the best interests of the child, irrespective of their parents' marital status or family composition, and the interest of victims of intimate partner violence Stresses that it is important for the forensic doctor, or any other professional involved, to provide the relevant national authority with information relating to intimate partner violence, when they believe that this violence puts the life of the adult victim or child in danger, and that the victim is unable to protect themselves because of the moral or economic coercion resulting from the hold exercised by the perpetrator, seeking to adult victim's obtain consent calls on the Commission and the Member States ensure enforcement and effective implementation of the Brussels IIa Regulation; recalls that the scope and objectives of the Brussels IIa Regulation are based on the principle of non-discrimination on the grounds of nationality between citizens of the Union and on the principle of mutual trust between the Member States' legal systems; requests the Commission to report back to Parliament on the implementation and impact of these regulations, including in the context of intimate partner violence and custody rights, at the latest by August 2024);

## COMP 42

Paragraph 6a new

Covered: Am 249 (EPP); Am 365 (EPP), Am 368 (EPP)

Motion for a resolution

Χ.

## **Amendment**

6 a new. Points out that, while all family disputes have a profound emotional impact, cross-border cases are even more sensitive and legally complex; stresses the need for a high degree of public awareness regarding complex issues such as cross-border custody arrangements and maintenance obligations, including the need to ensure clarity regarding the rights and obligations of parents and

<sup>&</sup>lt;sup>7</sup> OJ L 178, 2.7.2019, p. 1.

<sup>&</sup>lt;sup>7</sup> OJ L 178, 2.7.2019, p. 1.

children in each country; points out that Member States could contribute to the swifter resolution of such cross-border family law cases by instituting a system of specialist sections within national courts also by units on gender-based violence composed of forensic medical personnel, psychologists, and other relevant professionals and to work in coordination with the public services specialised in gender-based violence in charge of assisting victims; Calls for a specific attention to be drawn to the situation of single-parents households and the cross border collection of maintenance allowance. since the practicalities on the enforcement of current provisions in place -namely the Council Regulation (EC) No 4/2009 of 18 December 2008 on jurisdiction, applicable law, recognition and enforcement decisions of and cooperation in matters relating to maintenance obligations and the UN Convention on the Recovery Abroad of Maintenance. setting down obligations on cross-border collection alimonies. remains challenging; stresses that the legal tools on crossborder collection of alimony need to be enforced together with public awareness raising regarding their availability; calls therefore the European Commission to work closely with the Member States to identify practical problems linked with alimony collection in cross-border situations and to assist them in developing effective tools to enforce payment obligations; stresses the importance of the issue and its consequences on single parent families and the risks of poverty.

# **COMP 43**

Paragraph 7

Covered am 241 (Greens), 242 (SD), 243 (EPP), 244 (Left), 245 (EPP), 246 (EPP)

Note: 240 (ECR) 247 (ID), 248 (ECR), fall if compromise is adopted

- 7. Calls on the Commission and the Member States to provide quality, gender-segregated and comparable EU-wide data on the prevalence, causes, consequences and management of intimate partner violence and custody rights, making full use of the capacity and expertise of the EIGE;
- 7. Calls on the Commission and Member States to enhance cooperation in order to take measures that empower the victims of intimate partner violence to come forward and report the crime as in many cases the intimate partner violence remains unreported; notes the Commission's commitment to carry out a new EU survey on gender-based violence with results to be presented in 2023; calls on the Commission and the Member States to cooperate closely in order to establish a permanent mechanism to provide on a regular basis harmonised, accurate, reliable, comparable, high quality and gender-segregated EU-wide data on the prevalence, causes, consequences for women and children and management of intimate partner violence and custody rights, making full use of the capacity and expertise of EIGE and Eurostat. recalls that providing national statistics on gender based violence is an action eligible for funding under the Single Market Programme for the period 2021-2027; notes that this will contribute to a better understanding of the scale and the causes of the problem, mainly the socio economic categories where gender-based violence is more prevalent and other influencing factors, as well as of different legal frameworks and policies across countries, which can be explored closely through detailed country comparisons to identify policy frameworks that might influence the occurrence of violence; insists also on the importance of Member States collecting statistical data on the administrative and judicial proceedings concerning child custody involving partner violence. particularly on the outcome of the judgments and the grounds they give for

their decisions on custody and visitation rights;

# **COMP 44**

Tabled by SD, Renew, Greens and LEFT on Eliminating violence against women, gender-based violence and domestic violence

Covered: AM 169 (S&D) AM 170 (Renew), AM 361 (Renew), 168 (Greens), 177 (Greens) Falls:

Motion for a resolution

## Amendment

х.

Welcomes the Commission's XX. commitment in the Gender Equality Strategy to fighting gender-based violence and stresses the importance to fully and swiftly implement its key objectives in this regard; points out the alarming figures on gender-based violence, which unveils a patriarchal behaviors that need to be reshaped as a matter of urgency recalls that common action is essential in order to upwardly converge and harmonise women's rights in Europe; calls therefore for the creation of a Council configuration on gender equality within the European Council in order for Member states representatives to regularly meet, legislate, and exchange best practices; stresses that measures to combat gender-based and domestic violence need to incorporate an intersectional approach with the aim of being the most inclusive as possible and in order to prevent any type of discrimination.

# **COMP 45**

Tabled by EPP, SD, Renew, Greens and LEFT on Istanbul Convention

Paragraph x: AM 166 (coalition), AM 299 (RE), AM 302 (RE), AM 304 (EPP), Am 171 (Coalition)

## Motion for a resolution

#### Amendment

Χ.

Points out that the Istanbul Convention is XX. a pivotal instrument tackling gender-based violence against women and domestic violence; deplores the fact that the Convention has not been ratified by the European Union yet, and that to this date only 21 EU Member States have ratified it; calls for its swift ratification and implementation at a national and EU level; reiterates its strong condemnation of the recent decision by the Polish Minister of Justice to officially start Poland's withdrawal from the Istanbul Convention, which would be a serious setback with regard to gender equality, women's rights and the fight against gender-based violence; Calls on the Commission to continue developing a comprehensive framework of policies, programs and other initiatives to tackle violence against women and domestic violence, and to allocate sufficient and adequate resources to actions related to the Istanbul Convention implementation through its funding programmes safeguarded in the provisions of Multiannual Financial Framework 2021-2027 and through the Daphne strand; Commends all campaigns advocating the ratification and implementation of the Istanbul Convention; supports the Commission's plan to continue pushing for its EU-wide ratification; strongly condemns all attempts to discredit the Istanbul Convention and condemns the attempts at setting back progresses made in the fight against gender-based violence, including domestic violence, that are going on in some Member states; Notes with great concern that the effective implementation of the Convention is still patchy across Europe; calls on the Member States that ratified the Convention to ensure its full, effective and practical implementation, with special attention to article 31 of the Istanbul Convention and take all the necessary measures to ensure that, in the determination of custody and visitation rights of children, incidents of intimate partner violence are taken into account and that the exercise of any visitation or custody rights does not

jeopardise the rights and safety of the victim or children;

# **COMP 46**

Tabled by EPP, SD, Renew, Greens and LEFT on Gender-based violence-catalogue of EU areas of crime - holistic EU framework Covered: AM 323 (RE), AM 329 (EPP),

#### Motion for a resolution

Motion for a resolution

XX. Calls on the Commission and on the Council to add gender-based violence to the areas of crime under Article 83(1) TFEU, taking into account the special need to combat this crime on a common basis; calls on the Commission to use this as a legal basis to propose binding measures and a holistic EU framework directive to prevent and combat all forms of gender-based violence, including the impact of intimate partner violence on women and children, and contain uniform standards and due diligence obligation to collect data, to prevent, to investigate, to protect the victims and the witnesses, and to prosecute and punish the perpetrators; recalls that such new legislative measures should in any case be in line with the rights, obligations and objectives of the Istanbul Convention and should complementary to its ratification; recommends that the Istanbul Convention should be seen as a minimum standard and aspire to make further progress to eradicate gender-based and domestic violence;

## **COMP 47**

tabled by SD, Renew, Greens and LEFT on Education/Prevention

Covered: Am 182 (S&D), Am 307 (Greens), Am 321 (Greens), Am 333 (S&D),

## Motion for a resolution

Motion for a resolution

Amendment

New XX. Emphasises that the effective punishment of abusers is essential to both deter further violence, and reinforce trust in public authorities especially by the victims; however, further points out that imprisonment by itself is not enough to prevent future violence and that specific rehabilitation and re-education programs are necessary; calls on the Member States, as laid down in Article 16 of the Istanbul Convention, to take the necessary legislative or other measures to set up or support programmes aimed at teaching perpetrators of domestic violence to adopt non-violent behavior in interpersonal relationships with a view to preventing further violence and changing violent behavioral patterns; highlights that, in doing so, Member States must ensure that the safety of, support for and the human rights of victims are of primary concern and that, where appropriate, these programmes are set up and implemented in close coordination with specialist support services for victims; points out that education is pivotal to eradicate gender based violence, and intimate partner violence in particular; calls on Member States to implement preventive programmes, including through education on issues such as equality between women and men, mutual respect, non-violent conflict resolution in interpersonal relationships, gender-based violence against women and the right to personal integrity, age appropriate sexuality education, adapted to the evolving capacity of learners, in formal curricula and at all levels of education, in line with the Gender Equality Strategy; stresses appropriate comprehensive age relationship and sexuality education is key to protect children from violence and give them the skills they need to build safe relationships, free from sexual, gender-based and intimate partner violence; calls on the Commission to support programmes that aim to prevent gender-based violence, including through the Daphne strand of the Citizens, Equality, Rights and Values Programme in order to ensure effective prevention measures;

tabled by SD, Renew, Greens and LEFT on sexual and reproductive health services Covered: Am 227 (Left), Am 270 (S&D), am 252 (RE) 205 (RE)

Motion for a resolution

Χ.

XX. Regrets that, women can find themselves without the appropriate social, health, and psychological support; calls on the Member States to ensure the provision of effective, accessible, universal and quality medical and psychological support for victims of gender-based violence, including provision of sexual and reproductive health services (SRHR), especially in times of crisis where such support must be deemed essential, such as by investing in telemedicine possibilities to guarantee continuity of provision of healthcare services;

## **COMP 49**

## tabled by SD, Renew, Greens and LEFT on financial independence/economic violence

Covered: AM 173 (Left), AM 181 (Left), AM 255 (RE), AM 362 (S&D), AM 364 (EPP), AM

297 (S&D), AM 308 (Left),

Falls: AM 305 (ID)

Motion for a resolution

Amendment

x.

XX. Highlights the key role of economic support for the victims in order to reach financial independence from the violent partner; stresses that the majority of women get poorer during separation and divorce procedures, and that some women give up asking for their fair share and what they are entitled to over fear of losing custody; calls therefore on Member States to pay particular attention to the risk of victims of domestic violence becoming more precarious throughout the separation and divorce process; stresses the need to eliminate any economic barriers that might induce a woman not to report the violence she has suffered; points out that adequate income and economic independence are key factors for enabling women to leave abusive and violent relationships; calls on Member States to implement specific measures to tackle economic violence, to protect the capital and income of victims of gender based violence and to set up a framework which provides rapid and effective decisions on maintenance allowances for children, aiming to ensure empowerment, financial safety and economic independence of victims of genderbased violence, allowing them to take control over their lives including through the support of women entrepreneurs and workers; calls on the Commission and the Member States to promote and support such an independence; welcomes the proposal for a directive on adequate minimum wages and the proposal for binding pay transparency measures; stresses the importance of the implementation of work-life balance directive, as this is particularly important for lone parents, thus helping them cope with their specific employment situation as well as with caring duties -such as availability of accessible and adequate care facilities;

Calls on Member States to ensure adequate financial support and compensation mechanisms for victims and to set up a mechanism to coordinate, monitor and assess regularly the implementation and effectiveness of the measures to prevent economic violence against women;