1. Background: HIV, human rights and the law

Three decades of experience has shown that promoting and protecting human rights are essential for preventing HIV transmission and reducing the impact of HIV and AIDS. Rights-based approaches and protective and enabling legal environments reduce vulnerability to HIV; ensure that HIV prevention, treatment and care services are accessible by those most at risk; and enable affected communities to participate in planning and implementing effective interventions. This experience reinforces the ‘AIDS paradox’ that experts have posited since the early days of the epidemic:

*The protection of the human rights of persons at risk is the most effective way of arresting or slowing the spread of the virus… Only by recognising this paradox can the confidence and attention of the relevant audience be won and held. Only by doing this can the behaviour modification, necessary to containing the epidemic, be achieved.*

The success of public health programmes in stopping the spread of HIV depends on their ability to engage people living with HIV and key populations most impacted by the virus and marginalized in society (including men who have sex with men, transgender people, sex workers, people who use drugs, prisoners and migrants). Such success is also incumbent on acting to protect and empower women, children and youth.
Evidence shows that HIV programmes that are grounded in human rights and empower key populations are cost effective and can significantly reduce HIV transmission—saving lives and money.2

Legal environments that secure and protect the rights and dignity of people living with HIV and key populations, and that ensure access to confidential HIV prevention, treatment and care services, positively impact national HIV responses and can be a powerful tool for social change.3 However, laws, practices, and social and cultural norms that perpetuate ignorance, stigma, discrimination and marginalization of people living with HIV or key populations, or that criminalize or punish their behaviour, can significantly hinder the HIV response.

### 2. About this manual

A key goal of the Joint United Nations Programme on HIV/AIDS (UNAIDS) 2011–2015 strategy is to halve by 2015 the number of countries with punitive laws and practices on HIV transmission, sex work, drug use or homosexuality that block effective responses.4 Within the UNAIDS division of labour, UNDP is tasked with leading work in the area of removing punitive laws, policies, practices, stigma and discrimination that block effective HIV responses. This includes focusing on the use of law, public policy and inclusive governance both to promote an enabling environment for public health and human rights, and to reduce HIV-related vulnerability. UNDP’s Strategic Plan 2014–2017 emphasizes the reduction of inequalities and exclusion as key to a vision of sustainable development that is informed by outcomes of inclusive growth and strengthened democratic governance.5 These strategies are reflected in and implemented through UNDP’s work on democratic governance (comprising support to countries in strengthening legislative systems and improving access to justice) and HIV and health, which includes UNDP’s partnership with the Global Fund to Fight AIDS, Tuberculosis and Malaria. This resource has been prepared to support these overlapping and reinforcing areas of work.

This manual provides guidance on engaging with members of parliament on HIV and the law. It highlights key principles, strategies and activities drawn from similar tools created by the Inter-Parliamentary Union (IPU) and other organizations, as well as the experiences of UN country, regional and headquarters staff who have worked with elected officials in a variety of settings. The manual is intended as a practical tool that should be adapted to country contexts, and used in conjunction with other resource materials.

This manual is primarily intended as a resource for regional and country-level UNDP staff who may be involved in reaching out to parliamentarians. It may also be a useful resource for civil society organizations and other national and international entities advocating for enabling legal environments to improve the national HIV response.

### Terminology

Although this manual refers primarily to ‘members of parliament’, this term is meant to encompass all elected officials in a national legislative body, whether in a parliamentary or presidential system, and whether the body is called a parliament, congress or assembly.
3. The Global Commission on HIV and the Law

In June 2010, the United Nations Development Programme (UNDP), on behalf of the Joint United Nations Programme on HIV/AIDS (UNAIDS), launched the Global Commission on HIV and the Law. The Commission was established to develop actionable, evidence-informed and human rights-based recommendations for effective responses to mitigate the impact of HIV and protect and promote the human rights of people living with and most vulnerable to HIV. The Commission consulted widely over 18 months, including through a series of Regional Dialogues held in 2011 focussing on the most challenging legal and human rights issues in the context of HIV.

In July 2012, the Commission released its flagship report, *HIV and the Law: Risks, Rights and Health*. The report found that punitive laws and human rights abuses are costing lives, wasting money and stifling the global AIDS response. However, it also concluded that effective evidence-based laws grounded in human rights do exist and can be replicated.

Although every country is guided by its own legislative and HIV contexts, the Commission’s recommendations focus on the need for country-level action in six recognized areas within the overall global context:

- HIV-related discrimination;
- criminalization of HIV transmission, exposure and non-disclosure of HIV status;
- key populations at increased risk of HIV (people who use drugs, sex workers, men who have sex with men, transgender people, prisoners and migrants);
- gender-based violence and disempowerment of women;
- children and youth; and
- intellectual property law and access to treatment.

UNDP, as Secretariat of the Global Commission on HIV and the Law, is leading on assisting countries to act on the Global Commission’s recommendations.

**Key references**

*HIV and the Law, Risks, Rights and Health*, Global Commission on HIV and the Law, July 2012

All additional materials relating to the Global Commission on HIV and the Law may be found on the Commission website at [www.hivlawcommission.org](http://www.hivlawcommission.org)

4. Turning political commitment into action

In 2001 and 2006, UN Member States committed to strengthening laws to eliminate discrimination against people living with HIV and vulnerable groups, and to ensure their full enjoyment of human rights and access to health care and legal protection. In the 2011 Political Declaration on HIV/AIDS, Member States reiterated their commitment to creating legal, regulatory and social environments that advance and safeguard dignity, health and justice in the context of HIV. Member States also committed to reviewing laws and policies that adversely affect the successful, effective and equitable delivery of HIV programmes.

While the last decade has seen some progress, criminalization, discrimination, punitive law enforcement practices, human rights abuses and failure to enforce protective laws continue to undermine the response to the HIV epidemics in many countries.
Engaging political leaders and parliamentarians to conduct legal and policy reviews, pursue legal reform and ensure robust implementation through direct and continuous oversight is, therefore, a critical component of turning these political commitments into action. Improving the effectiveness of national HIV responses through the creation of enabling legal environments is particularly important in light of ongoing concerns about resource shortfalls and instability in the global economy.

**Key references**

- Declaration of Commitment, UN General Assembly Special Session on HIV/AIDS, A/RES/S-26/2, 2001, paragraphs 58-61
- Political Declaration on HIV/AIDS, UN General Assembly A/RES/60/262, June 2006
- Political Declaration on HIV/AIDS: Intensifying our Efforts to Eliminate HIV/AIDS, A/RES/65/277, July 2011

## 5. The role of parliamentarians

Effective engagement with parliamentarians begins with understanding their roles and responsibilities within parliament and their constituency. As the IPU notes, parliamentarians exercise representative, leadership, legislative, resource-mobilizing and oversight roles as part of their duties. They may be motivated to fulfill these roles on behalf of their constituents, the public, their political party, the government, their family or friends, religious or social values, their own interests or moral obligations, or a mix of some or all of these factors. Successful efforts at parliamentary engagement recognize the various factors that shape and constrain the behaviour of parliamentarians, and understand that achieving results may require pulling different levers or emphasizing different values during the course of advocacy.

Advancing legal reform through parliament is often a lengthy process that necessitates building relationships with members of parliament and their staff over several years. Furthermore, politics is often cyclical, and the opposition may regularly replace the party in power. Accordingly, it is critical to engage with parliamentarians across political parties, both to build broad consensus for the passage of legislation, and to ensure continuous and sustained government attention to issues related to HIV, human rights and the law.

### Understanding parliament

It is critical to understand the structure of the parliament one is working with. This entails understanding the legislative process governing the introduction, debate and passage of legislation, including during consideration of a national budget and in overseeing activities of the executive. Because structures and processes vary among countries, this manual is intended only as a brief primer; it should be supplemented with additional country-specific research.

**Legislative process:** Both in parliamentary and in presidential systems of government, the principal function of legislative assemblies is to pass legislation to enable the nation to secure the health and well-being of its people.

In many countries, realization of the Global Commission on HIV and the Law’s recommendations will require new legislation to prohibit discrimination, protect human rights, and remove criminal and punitive laws and sanctions. In this context, it is crucial to understand:

- how legislation is developed and introduced;
- the rules and processes governing the consideration of legislation in committees and in the full legislative body;
- who can offer amendments, and how;
- how debate is structured;
- how parliamentary motions may be tabled; and
- the rules governing the passage of legislation and its enactment into law.
For example, in some countries, only certain members of parliament may introduce legislation, and only at set times of the year. In some cases, initial consideration of a bill requires the assent of the chairperson of the relevant committee or committees. In other cases, the head of the legislative body must allow the bill to be considered. Where the amendment process is open ended, care must be taken to structure legislation to minimize the opportunities for problematic amendments.

An understanding of each step in the legislative process can inform the development of an initial legal reform strategy, and facilitate planning specific advocacy activities. Furthermore, knowing which members of parliament to target, when to target them, and how to engage them, is essential to supporting the passage of legislation.

**Budget debates and allocation:** Another key function of most parliaments and legislative assemblies is to participate in the development and allocation of national budgets to fund government activities.

When money is attached to particular policies or government proposals, it tends to facilitate the implementation of related government activities. In some parliaments, expenditures are broadly categorized across sectors and the executive determines which projects receive funding. In these cases, it is difficult for parliament to directly tinker with the budget. But in other cases, parliament may provide specific and detailed direction on which projects should be funded, how much money they should receive, what their goals should be, and how the administration should report on progress towards their achievement. Again, because budget processes may differ from the regular legislative process in each country, UNDP teams should ensure that they are aware of the key points of influence during the development, introduction and finalization of national budgets.

Encouraging parliamentarians to designate funding for specific projects—for example, to expand legal aid services or to support legal redress mechanisms for human rights violations—can help to prioritize such projects within the national budget and further the recommendations of the Global Commission.

**Direct oversight:** Beyond enacting legislation and approving national budgets, most legislative bodies in parliamentary and presidential systems play an ongoing role in overseeing executive branch activities. In some cases, opportunities for direct oversight may arise during the normal legislative process, such as when executive officials are summoned to provide annual reports of government activities and plans for the coming year. Frequently, oversight may occur at the prompting of members of parliament who wish to follow up on issues raised in a briefing, meeting or event. Members of parliament may also be inspired to exercise their oversight authority in response to a media story or at the request of a constituent or advocacy group.

<table>
<thead>
<tr>
<th>Typical direct oversight actions may include:</th>
</tr>
</thead>
<tbody>
<tr>
<td>questioning during committee hearings;</td>
</tr>
<tr>
<td>meeting with government officials, in public or in private, to call their attention to a specific problem or suggest areas of focus;</td>
</tr>
<tr>
<td>sending individual or group letters to government officials raising particular concerns or asking for information about compliance with existing laws;</td>
</tr>
<tr>
<td>tabling parliamentary questions to raise specific issues with government ministers; and</td>
</tr>
<tr>
<td>facilitating meetings, site visits, or panel events to encourage dialogue and interaction between government officials and civil society.</td>
</tr>
</tbody>
</table>
For example, if a youth is discriminated against or attacked for being gay and the police fail to pursue the offenders, a member of parliament may raise the issue directly with the executive branch of government through a variety of oversight channels, both to reassure the community that violence and bigotry will not be tolerated, and to provide opportunities for legal redress and reconciliation.

Setting clear and achievable goals for each oversight activity helps create a simple to-do list that is easy to follow and enables members of parliament to exercise their full range of public responsibilities. In many cases, these oversight actions can be precursors to the development of legislation and the pursuit of legal reform.

**Parliamentarian networks:** Beyond party or regional affiliations, many parliamentarians join or form cross-party networks, coalitions or committees out of a shared interest in particular issues. In many cases, these networks have dedicated staff and resources, and can facilitate dialogue and exchange between parliamentarians, advocates and civil society organizations, and within parliament itself. In some countries, dedicated HIV parliamentarian networks provide a critical point of engagement for pursuing legal reform and can be a resource for understanding parliamentary procedures, structures and internal politics.

**Understanding the constituency**

Building support for legal and policy reform often requires a long-term strategic effort and sustained advocacy with parliamentarians. Effective advocacy requires an understanding of the parliamentarian’s home constituency. This involves understanding how the parliamentarian wields leadership in the community, and identifying key influential supporters as well as potential impediments to action. Civil society allies living in these communities can often provide nuanced information regarding the best approach to engaging with parliamentarians.

---

*Photo:* Tajikistan Parliament, Tajikistan. Gennadiy Ratushenko/World Bank

Leadership: As elected (or in some cases, appointed) public officials, members of parliament are prominent in their community and can often mobilize support and influence public opinion. Understanding how they exercise this leadership, and the extent to which they are willing to do so, can be useful in addressing harmful social and cultural norms, and in building consensus towards the integration of human rights in the national HIV response. When instances of stigma and discrimination occur, encouraging a parliamentarian to speak out forcefully can also help combat intolerance within the community.

Representation: In much the same way that parliamentarians can influence their constituents, so too can the constituency influence the actions of a parliamentarian. Enlisting private, religious and civil society organizations and individuals within a community to help engage a parliamentarian is part of an effective advocacy strategy. It is necessary, therefore, to identify the key actors and opinion leaders within each constituency and determine who may be able to spur the parliamentarian to action.

Identifying challenges: Identifying likely sources of opposition and conflict within a constituency, and determining whether they can be converted to allies or overcome, should be part of a legal reform and advocacy strategy. In some cases, the challenges posed by the constituency may make it difficult for a parliamentarian to consider legal reform or oversight proposals. In these situations, it may make sense to focus on other potential allies.

Reaching out to parliamentarians

A range of tactics common across most countries may be used to reach out and engage with parliamentarians on HIV and human rights-related advocacy and legal reform. While requests for meetings from UNDP and other UN agencies may be usually granted, most parliamentarians are also eager to engage with constituents. It is generally advisable to ensure that advocates from a parliamentarian’s constituency are involved in planning for, and participate in, most outreach efforts.

Apart from arranging standard office visits and briefings for parliamentarians and their networks, UNDP Country Office staff can work with civil society partners to arrange a variety of activities and help to cultivate more sustained parliamentarian engagement.

6. Making the case for parliamentary action

Understanding how to effectively communicate with parliamentarians is as important as understanding the context in which they act. This requires knowing how to interact with parliamentarians, which information is most relevant to them, what to ask of them, and how to support them.
Parliamentarians often face a multitude of responsibilities and must devote time and attention to a range of issues. Some parliaments do not operate year round; in these countries, parliamentarians often hold a second job. Successful advocacy and legal reform campaigns acknowledge the limited time, attention and expertise of parliamentarians, and develop lobbying strategies that maximize the impact of the time spent with parliamentarians and their staff.

**How to talk to parliamentarians: The importance of real world examples**

Often, the key to motivating parliamentarians to press for legal reform in integrating human rights principles into the national HIV response is to make the issue relevant to them and their constituents. Merely citing statistics or speaking in abstract terms about a country’s human rights obligations and the gaps in its HIV programme will not usually motivate action. Constituents’ stories about experiences with discrimination, stigma, or abuse, tied to the policies and practices that perpetuate them and the laws that permit or prohibit them, can be a more powerful motivator for reform.

Presentations to parliamentarians should generally be short and to the point. They should:

- begin with an introduction to the issue;
- offer an opportunity for vulnerable and key populations to share their stories;
- provide a brief summary of the law or policy and how it shapes the national HIV response;
- suggest changes to improve the law; and
- share experiences and data supporting legal and policy change from other jurisdictions.

Each presentation should end with a request or set of requests for specific, achievable and measurable action.

**Parliamentarians and data presentation: Less is more**

For many parliamentarians, data presentations can be confusing or overwhelming. In some cases, parliamentarians are unfamiliar with the metrics for evaluating national HIV programmes, and may struggle to attribute or translate those metrics into policy. It is important, therefore, to be direct and precise in presenting data. Presentations should focus on key data points and draw clear connections to the legal and policy implications. In general, clear visual presentations of data are easier to understand and digest than statistical charts. Trend lines are also important to show progress or regression on key indicators, and to demonstrate why legal or policy reform may be necessary.

Often, parliamentarians will not have a nuanced understanding of the HIV epidemic in their communities. Contrasting HIV prevalence and incidence rates between the general population and key populations such as men who have sex with men, sex workers, people who use drugs and prisoners can help illustrate how and why key populations are at increased risk. Tying differential HIV prevalence rates to access and utilization rates for HIV prevention and treatment programmes, sex education, confidentiality laws, and criminalization and other punitive measures can help draw the link between the data and law.

Other indicators that are particularly useful include surveys examining:

- knowledge of the three basic methods for preventing sexual transmission of HIV, and the ability to reject myths and misconceptions about how HIV is spread;
- age at sexual debut;
- the percentage of individuals with multiple partners who used a condom at last sexual activity (disaggregated by gender and population);
- the percentage of each key population that has been tested for HIV in the last year; and
- the percentage of people who reported having their rights violated, but who did not file a claim for legal redress.

The use of these and other data points depends on the context of the discussion. If the legal or policy reform effort is focused on matching age-of-consent laws for sexual activity and use of health services, the referenced data should help articulate the connection without including less relevant data that may confuse that discussion.
What to ask of parliamentarians

Each point of engagement with a member of parliament represents an opportunity to make a specific request. It is not enough to present data or call attention to an issue and then expect the parliamentarian to connect the dots to the appropriate action. (Of course, parliamentarians who can make those connections and suggest actions themselves should be cultivated and supported.)

It is important to provide parliamentarians with a clear roadmap for action, beginning with simple, achievable requests before moving to more complex requests. Generally, it is useful to make at least three requests. Requests can be as simple as asking a parliamentarian to write or sign a letter, table a parliamentary question or speak at an event, or as complex as spearheading the development of legislation.

The goal should be to provide opportunities for parliamentarians to succeed while engaging them in the long-term effort for legal and policy reform. Tracking parliamentarians' actions on each request is also important, both to thank and acknowledge them for their work, and to show that their constituency follows their actions, ensuring that they remain accountable as elected officials.

What to provide parliamentarians

Parliamentarians may be constrained by limited time, expertise and staff resources. In these circumstances, they may require support to follow through on promised actions. Supporting parliamentarians with additional resources—such as factsheets, position papers, briefing notes and primers, and talking points—and assisting them in drafting legislation and amendments can help them fulfil their duties. At a minimum, each outreach activity with parliamentarians should include concise briefing materials listing specific actions they can take to address the issues discussed.

Additionally, where parliamentarians are supported by professional staff in carrying out their duties, establishing working relationships with the staff can facilitate more nuanced discussion of relevant issues, and provide a point of contact for ongoing engagement and support.

7. Areas for parliamentary oversight and action

Access to essential services

Ensuring access to essential services is a critical part of the national response to HIV. Such services include:

- HIV prevention information;
- testing, counselling and referral services;
- treatment, care and other health services; and
- social protection and material assistance programmes.

To be effective, access to these essential services must be accompanied by a guarantee of privacy and confidentiality for all individuals.

Studies across countries have consistently shown that when individuals face stigma or discrimination in accessing basic health and social protection services, they are less likely to seek and use such services. However, guaranteeing access to these services requires more than laws, regulations or policies. Actively assessing use levels can help identify gaps in service provision and noncompliance with laws.

Data indicating that people are unaware of how HIV is spread and how to prevent it, or that people are unable to reject misconceptions about HIV, is a worrying sign. It suggests that HIV prevention programmes are either failing to reach vulnerable populations or are inadequate. Similarly, if data indicates differences in programme utilization rates between vulnerable populations, such as men who have sex with men, or women, then broader social and cultural forces may be affecting access to services within these groups. Additionally, if shortfalls in essential medicines occur, or drug costs inhibit access to HIV treatment, then drug sourcing, licensing, distribution and patent systems may need re-examination.
A COMMON STORY: Criminalization of men who have sex with men and lack of confidentiality

Raoul is a young, sexually active gay man who lives in a country where sex between men is illegal. He has heard that he should get tested regularly for HIV and wants to go to the local clinic for testing. However, he is worried that if he tells his health provider about his sexual activity, it will not remain private and he may be reported to the police and arrested.

Ideas for action by parliamentarians

Write a letter, table questions, request a meeting (either individually or with affected communities) or hold committee hearings with the national AIDS authority, government ministers or local officials to:

► ask for an explanation of differential utilization rates of HIV health services among vulnerable populations and assess efforts to expand coverage and outreach;
► address individual complaints about denial of health services or stigmatization for seeking such services; and
► ask questions about treatment costs, whether trade or patent laws are inhibiting access to affordable medicines, and whether the government is using flexibilities in international intellectual property law.

Equality of people living with HIV in public and private life

The stigma and discrimination faced by people living with HIV may be reinforced by laws, policies, or practices that exclude them for everyday activities, exceptionalize their health status in relation to other diseases or conditions, or impose unique or undue burdens on them. Protecting the human rights of people living with HIV requires that they are treated equally in their enjoyment and participation in:

- political, social and cultural activities;
- family, sexual and reproductive life;
- education and training programmes;
- employment, work, and economic activities;
- public and private housing; and
- travel, migration and residence.

Photo: Parliament of India
http://parliamentofindia.nic.in/
This principle also extends to equality in treatment under the criminal law, where an intent to harm must take precedence over de facto criminalization of HIV exposure and transmission.

Discrimination against people living with HIV in public and private life further stigmatizes this population, resulting in the underuse of HIV-related health services. This strains family and community relationships, increases social support costs and contributes to the dehumanization of individuals based on their health status. It may result in the loss of a job or housing, or deportation solely due to HIV status. In the case of HIV-positive women, it may result in coerced abortions or forced sterilization and the denial of their right to have a family.

Strong prohibitions on discrimination against people living with HIV are not enough. Legal prohibition must be accompanied by the creation of enforceable legal redress mechanisms to punish violations, as well as public-awareness campaigns to inform people of their rights and responsibilities under the law.

**A COMMON STORY: Criminalization of HIV**

*Sang is a former drug user who, in the past, occasionally shared syringes with friends. He suspects he may have been exposed to HIV because he recently learned that one of those friends was infected during the time they shared syringes. Sang has been in a monogamous relationship for almost a year, and is planning to marry his partner. He has never told her about his drug use, and worries that he may have exposed her to HIV. He lives in a country that criminalizes HIV exposure and transmission with 10 years in prison. Her parents have expressed disgust and contempt for drugs users and people living with HIV. Sang fears that if he tests positive and tells his partner, she will call off the wedding and her parents will urge her to report him to the police.*

**Ideas for action by parliamentarians**

► Introduce legislation to directly prohibit discrimination against people living with HIV in public and private life.
► Table questions for the minister of justice on the effective use of legal redress mechanisms, the timelines for resolving complaints, and the satisfaction of aggrieved parties.
► Publicly meet with and participate in events and panels with organizations of people living with HIV.
► Speak out publicly against and call attention to instances of discrimination against people living with HIV.

**Structural factors increasing vulnerability to HIV**

Halting the spread of HIV requires action to address the structural factors in society that increase vulnerability to HIV among women, children and youth, and key populations.

Structural barriers among these populations can take a variety of forms, but most commonly stem from social, cultural or religious norms and values that disempower, marginalize or delegitimize their concerns. For example:

► Women may face entrenched patriarchal and misogynist gender norms that perpetuate gender inequality, domestic and sexual violence, and economic dependence upon men.
► Societal stigma towards people who use drugs results in a criminalizing mindset that prioritizes imprisonment over rehabilitation and drug addiction recovery programmes.
► Cultural or religious intolerance of sexual and gender diversity feeds fear and violence towards transgender people and men who have sex with men, and contributes to their economic marginalization and disconnection from social services and support systems.
► Criminalization or intolerance of same-sex relations and denial of the reality of sexual activity in prisons may limit the provision of HIV prevention services, and may result in the criminalization of condom use in prisons.
Combating the structural drivers of infection requires cross-cutting, multisectoral strategies that integrate health and HIV concerns in other public sectors. Although in some cases legislative reform and policy integration are useful tools for addressing these structural factors, community leadership from parliamentarians may often be the most effective tool for change.

A COMMON STORY: Lack of comprehensive sex education

Neema is a 14-year-old girl who recently started having sex without a condom with an older man in the community. In school she was taught to abstain from sex to avoid getting pregnant, and that condoms would not protect her. She becomes pregnant but cannot obtain an abortion without her parents’ consent. She hides her pregnancy for as long as possible, but is eventually forced to drop out of school by the principal, who does not want her to set a bad example for other students. Prior to giving birth, Neema takes an HIV test and learns that she is HIV-positive.

Ideas for action by parliamentarians

- Designate money in the national budget for the government to develop national plans on gender equality. Where such plans already exist, require an evaluation of their integration and utilization across government activities.
- Facilitate dialogue and meetings between coalitions of sex workers and law enforcement to reduce harassment and prosecution of sex workers and prevent the possession of condoms from being used as justification for arrest.
- Urge the minister of justice to issue moratoria on prosecutions and enforcement of criminal laws against men who have sex with men and transgender people.
- Introduce legislation to require the inclusion of comprehensive sex education in the school curriculum.
- Support the establishment of a harm-reduction programme at a local clinic by working with local government and law enforcement to eliminate zoning concerns and ensure that clients are not arrested for drug use.
- Attend community events, make public speeches, and speak to the media about the need to reform social and cultural gender norms to empower women.

Access to justice

Guaranteeing access to justice for individuals experiencing rights violations can ensure that the national HIV response remains accountable to its people by facilitating the investigation and resolution of complaints. Access to justice encompasses:

- the establishment of legal protections and the fulfilment of international human rights obligations;
- support for legal awareness, legal aid, and qualified representation and advice;
- a basic right to an open forum, a fair trial and the enforcement of remedies; and
- the use of alternative dispute resolution and restorative justice mechanisms.

If the public lacks confidence in the legal system’s ability to fairly adjudicate valid complaints, human rights violations will go unreported, stigma and discrimination will continue, and the effectiveness of the national HIV response will be undermined as distrust in government grows.
A COMMON STORY: Enforcing inheritance rights

Hasana is a 30-year-old woman living with HIV. She lives in a rural village, tending a small farm and a few goats with her children. Her husband recently passed away and she is worried that his family is now seeking to appropriate the farm and her livestock. They claim that it is their duty and right to take the land and care for her as a member of the family, but she fears that she and her children will be marginalized in her own home. She does not know that her country recently passed a law to protect her and her children's inheritance rights and she does not know who to turn to for help and advice.

Ideas for action by parliamentarians

► Request that the ministry of interior integrate HIV awareness and human rights training for new cadets in police academies.
► Designate funding in the national budget for legal aid programmes, including to assist people living with HIV in seeking legal redress.
► Propose that the ministry of education require law schools to incorporate HIV and AIDS legal training for law students at local universities.
► Request that the ministry of justice investigate specific instances of human rights violations and the process for seeking legal redress and compensation.
► Facilitate the training, establishment, and utilization of networks of lawyers to provide advice and legal support for people living with HIV who are seeking access to justice.
► Publicize the existence of legal redress mechanisms in the constituency and facilitate the filing of complaints through media and event outreach.
► Support the use of customary legal systems to achieve legal redress in cases where they may be more effective and responsive to local or individual concerns.

Key references

- Effective Laws to End HIV and AIDS: Next Steps for Parliaments, IPU and UNDP, 2013
- Raising the Profile of HIV and AIDS in Your Parliament, IPU, 2012

8. Next steps in parliamentarian engagement

UNDP country and regional level staff can take several immediate steps to apply the recommendations in this manual and build on UNDP’s strengths and mission.

Map parliamentary processes, identify potential key allies and obstacles, and develop an advocacy plan.

Country Offices that are reinvigorating or expanding their parliamentarian outreach activities should work with civil society organizations, advocacy groups, consultants experienced in lobbying the legislative assembly, and current and former parliamentarians to:
- Identify key party and committee leaders, including youth wings of political parties and parliamentarians interested in working on HIV legal and policy reform;
- Map legislative and budget processes and identify timeframes for action; and
- Link key advocacy and civil society organizations to their elected officials in parliament.

**Facilitate networking among civil society organizations and communities of key populations to establish common lobbying and advocacy strategies.**

Country Offices frequently note that fragmentation and disorganization among civil society organizations, and the use of conflicting advocacy tactics and strategies, are obstacles to legal and policy reform. Country Offices can facilitate the establishment of organizational networks to help bring disparate groups together under a common framework for action. Such networks can provide multiple benefits, including expanded opportunities for providing input into the Global Fund Country Coordinating Mechanism process and the development of concept notes.

**Facilitate networking among the judiciary, lawyers and legal aid providers to support and legitimate the need for legal reform among parliamentarians.**

Internal country support for legal and policy change can be accelerated by engaging key actors within the legal system to report to parliamentarians the experiences and challenges they face in providing legal redress to people living with HIV, women, children and youth, and key populations. Inviting critical legal analysis from eminent members of the judiciary and the bar association can also strengthen the legal rationale for improving antidiscrimination laws and explaining the legal impact of reform.

**Use the Global Fund planning and grants process as a potential driver of legal reform by facilitating the engagement of parliamentarians.**

The Global Fund’s New Funding Model provides an opportunity to draw more concrete connections between establishing enabling legal environments and sustaining effective national HIV programmes. Country Coordinating Mechanisms that develop concepts notes incorporating legal and policy reform to improve the cost-effectiveness of Global Fund grants make a strong argument for selection and investment. However, following through on proposed changes will require the support and assistance of parliamentarians. Therefore, it is critical to enlist the support of allies in parliament, including parliamentary networks and associations, in developing these concept notes. Doing so will both help parliamentarians understand how they can assist in securing Global Fund money, and will allow them to provide the practical political knowledge to inform the Country Coordinating Mechanism on the types of legal reforms that are possible.

### 9. Conclusion

Engaging with parliamentarians is a critical aspect of pursuing legal and policy reform in countries and ensuring the implementation of an effective rights-based national HIV response. The activities and tactics suggested in this manual are by no means comprehensive, nor are they uniformly applicable in each country. Rather, they are intended to provide a starting point for country and regional staff to propose additional ideas and suggestions. This manual aims to demonstrate that engagement with parliamentarians can be a simple and rewarding process.

Most importantly, parliamentarian engagement cannot be a one-off process. Members of parliament routinely leave office and are replaced. Political allegiances shift and parties in power may change. Ministers may be shuffled, and the relationship between the people and their elected representatives is constantly evolving. Ensuring that UNDP Country Offices are able to effectively engage with parliamentarians requires an ongoing commitment, in partnership with people living with HIV, vulnerable populations, civil society organizations, non-governmental organizations, and UN and donor agencies. At the same time, the reality of term limits means that legislative priorities should be pursued without unnecessary delay; as political administrations change, momentum towards change can be lost.

Ultimately, sharing the unique experiences learned in engaging with parliamentarians with other country and regional colleagues can help strengthen and sharpen outreach activities across the board, and should become a matter of course within UNDP.
Acknowledgments

This manual was prepared by Christos Tsentas who interned with UNDP’s HIV, Health & Development Group, following a decade’s experience working in legislative staff positions in the US Congress and contributing to drafting health laws in that capacity. The draft manual benefited from reviews by UNDP colleagues in country offices, regional teams and headquarters.

Endnotes


