

Roots of resistance

**Documenting the global
struggles of defenders
protecting land and
environmental rights**

September 2025



**Global
Witness**



Cover image: An Indigenous Mapuche leader walks across his ancestral land. Known as "people of the earth", the Mapuche are the largest Indigenous group in Chile, with almost 1.8 million people. Cristobal Olivares / Bloomberg via Getty Images

This report is dedicated to all those individuals, communities and organisations bravely speaking out or taking action to defend their rights to land and a clean, healthy and sustainable environment.

Last year, 146 people were murdered or disappeared for doing this work.

We acknowledge that the names of many defenders who were killed or disappeared last year may be missing, and we may never know how many more gave their lives to protect our planet. We honour their work too.

In memory

• Murdered • Disappeared

ARGENTINA

- Luis Antonio Martínez

BRAZIL

- Adão Rodrigues de Sousa
- Ademir Ferreira Ribeiro
- Algimiro Escarlante
- Cícero Rodrigues de Lima
- Edson Silva e Silva
- Hariel Paliano
- João Teixeira de Souza
- Maria Fátima Muniz de Andrade
- Neri Ramos da Silva
- Raimundo Bertoldo
- Sidiney de Oliveira Silva
- Zaqueu Fernandes Baileiro

CAMBODIA

- Chhoeung Chheng

CAMEROON

- Salihou Moussa

CHILE

- Julia del Carmen Chuñil Catricura

COLOMBIA

- Evangelina Quiguanás Quebrada
- Alexander Pilcué Tenorio
- Álvaro Javier Morales Flor
- Anderson David Murillo
- Bruno Pambelé Moreno
- Carlos Alberto Aristizábal Morales
- Carlos Andrés Ascué Tumbo
- Carmelina Yule Paví
- Dairo Yobani Aquite
- Daniel Nolavita
- Dino Ul Musicué
- Emanuel José Oca Cuspizán
- Erney Noa Papa
- Eyber Danilo Poto Pazú
- Eywar Yamid Morán Campo
- Fernando Pérez Beltrán (Child)
- Ferney Aponte
- Fidel Antonio Hernández Correa
- Graciela Mendoza Valencia
- Gustavo Taquinás
- Harrison Okí Valencia

- Heber Rivera Méndez
- Hilton Eduardo Barrios Jara
- Isidoro Bautista Ortiz
- Jaime Ernesto Páez Devia
- Javier Condía Cárdenas
- José Alirio Chocué Molano
- José Antonio Lozano Puentes
- José Elver Giraldo Villada
- José Enrique Roa Cruz
- José Naín Barón
- Josué Castellanos Pérez
- Lorenzo Pascal Guanga
- Ludivia Galindez Jiménez
- Luis Eduardo Sterling
- Luis Eduardo Vivas
- Luis Obdulio Ramón
- Marián Rodríguez Camelo
- Narciso Beleño
- Nelson Javier Pérez Vargas
- Segundo Virgilio Imbachí Noguera
- Tiberio Domicó Bailarín
- Víctor Alfonso Yule Medina
- Víctor Manuel Vargas
- William Ramírez Muñoz
- Willis Guillermo Robinson Sánchez
- Yilber Silva
- Yofri Heraldo Vázquez Medina

DEMOCRATIC REPUBLIC OF THE CONGO

- Kishimba Kayemba Edmond
- Mbuya Musao Ambroise
- Mukambilwa Bunia Mustapha
- Mulopwe Majondo Saidi

DOMINICAN REPUBLIC

- Francisco Ortiz Báez

ECUADOR

- Alberto Quiñónez
- Alejandro Lapo Tandazo
- Didson De la Cruz Quiñónez

GUATEMALA

- Luis Emilio Vasquez de León
- Alex Ernan Morales Escamilla
- Álvaro Isidro Gudiel Recinos
- Child (Maya Poqomam)
- Dancy Nohemy De La Cruz

- Diego Francisco Jacinto
- Dilan De Rosa
- Edith Del Rosario Cifuentes López
- Edy Amilcar Caal
- Felipe Xo Quib
- Francisco Cuteres
- Francisco Pop Ico
- José Alberto Domingo Montejo
- Kendal Gonzales Torres
- Marcelo Yaxón Pablo
- Oswaldo Castro
- Samuel Callejas
- Santos López Hernández
- Valeriano López Méndez
- Victor Canel

HONDURAS

- Juan López
- Luis Alonso Teruel
- Marvin Dubón
- Olman García Ortiz
- Selvin Noé García Pérez
- José Abel López Perdomo

INDIA

- Gokarakonda
- Naga Saibaba
- Adam Djorgi

INDONESIA

- Arbaini
- Beni
- Bungaran Samosir
- Russel

LIBERIA

- Abraham Kerkula
- Bangalie Kamara
- Essah Massaley

MADAGASCAR

- Raymond Rakotoarisoa

MEXICO

- Abraham Alejandro Gobel Gómez
- Alberto Cortina Vázquez
- Alfonso López
- Antonio Regis Nicolás

- Carmen López Lugo
- Dolores Arrazate Córdova
- Florentino Castro
- Ignacio López
- Isidra Sosme Temich
- Javier Ochoa Tejeda
- Jorge Cortina Vázquez
- José Ángel Pelcastre
- Marcelo Pérez Pérez
- Marcos Sánchez Perea
- Rosalinda López
- Teresita de Jesús Arrazate Gonzále
- Ventura Ojeda
- Yohari Belén
- José Gabriel Pelayo Zalgado

NICARAGUA

- Guzmán Ocampo Cruz
- Marlon Ocampo Cruz
- Roy Dilson Devis Blandón
- S.K.T.L

PERU

- Gerardo Keimari Enrique
- Mariano Mucama Isacama Feliciano
- Ricardo Kunchikui Shimpujat
- Victorio Dariquebe Gerewa

PHILIPPINES

- Alberto Ortula Cuartero
- Bernard Torres
- Boyet Rodrigo
- Dionisio Baloy
- Gregorio Navarette Jr
- Jay-El Maligday
- Ronde Arpilleda Asis
- Felix Salaveria J

RUSSIAN FEDERATION

- Vladimir Kazantsev

TÜRKIYE

- Reşit Kibar

VENEZUELA

- Joaquín Hernández

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Global findings



In 2024, 146 land and environmental defenders around the world were murdered or disappeared. Our data reveals the drivers behind these reprisals and exposes the increased risks that defenders and their communities face.



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Forest defenders: Protecting nature and biodiversity in Nigeria



The Ekuri community successfully protected one of Nigeria's remaining pristine forests from a planned large-scale infrastructure project. But the resurgence of logging is now threatening them and their forest's future.



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Earth defenders: Reclaiming ancestral land rights in Chile



Indigenous Mapuche Julia Chuñil was disappeared in November 2024 and has been missing for nearly a year. Riddled with controversy, discrimination and diversions, the case has left Julia's family with countless questions and little access to justice.

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Preventing attacks: Living under state protection in Colombia



Colombian defender, Jani Silva, has lived under protective measures for more than 11 years. While these measures have been lifesaving for her, they have also acted as a barrier to her activism.



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Breaking the cycle: Resistance and reprisals



Defenders face reprisals after being forced to speak out to protect their rights and prevent harm, often in environments that are dangerous. To break this cycle, and end the killings, disappearances and attacks, we need a new system that reinforces defender protection at every level.

Foreword



Land is our home, our culture and our source of life. Our fundamental struggles have always revolved around land



Selma dos Santos Dealdina Mbaye is a *Quilombola* activist and Political Coordinator at the Coordenação Nacional de Articulação das Comunidades Negras Rurais Quilombolas (CONAQ), an organisation fighting for the ancestral land rights of Afro-descendant communities in Brazil. Here she talks about what land and environmental protection means to her community – and to communities like theirs across the world – and the dangers they face defending it.

“What is land? To me and my community, as *Quilombolas*, land is not merely soil that we stand on. To us, and to so many communities worldwide, it is the very essence of who we are.

Our ancestors were first kidnapped from Africa around 500 years ago. They were shipped across the Atlantic to the Americas, where they were forced to work as slaves on large sugarcane plantations on lands over which they had no rights. Those who managed to escape established the first land settlements – or *quilombos*.¹

Their story is one of resistance and the pursuit of justice. It’s a struggle we *Quilombolas* continue to share with so many other communities worldwide demanding their rights to land and to a sustainable environment.²

Yet they – like us – are fiercely attacked for doing so.³

My organisation, Coordenação Nacional de Articulação das Comunidades Negras Rurais

Quilombolas (CONAQ), has been persistently demanding our rights over land for the best part of three decades.⁴ As our saying goes: “Titled land means granted freedom.” But our work doesn’t just benefit us. *Quilombos* play a significant role in forest protection, and our communities have successfully maintained a wide range of ecosystems for generations.⁵

When we – and other Afro-descendant, Indigenous and *campesino* communities – make decisions about our lands, we manage natural resources and wildlife respectfully and sustainably. From Asia and Africa to all over the Americas, communities like ours are increasingly being recognised as essential for environmental protection.⁶

With closer ties to the lands we live on, our traditional practices result in a more sustainable world. By granting us land rights, our planet is better off.



Selma dos Santos Dealdina Mbaye is a *Quilombola* activist and Political Coordinator with CONAQ – a *Quilombola* organisation fighting for the ancestral land rights of Afro-descendant communities in Brazil. Fernanda Frazão / Global Witness



Left: Protester holding the placard, “Who gave the order to kill Mãe Bernardete Pacífico?”, a Brazilian *Quilombola* defender killed in 2023. Alamy, Wagner Vilas / Zuma Press Wire. Below: Members of the *Quilombola* community of Pedras Negras fish in the Guapore river in Brazil. Traditional practices of Indigenous, Afro-descendant and campesino communities often go hand in hand with land and environmental protection. Lalo de Almeida / Panos Pictures



But we need more than land rights. Too often we are subject to unspeakable violence. At least 413 land and environmental defenders have been killed or disappeared in Brazil since 2012 – 36 of whom were Afro-descendants, according to Global Witness’s data.

We are still reeling from the killing of our beloved leader Mãe Bernadete in 2023, six years after the murder of her son.⁷ We know that before she died, Mãe denounced several threats of violence towards her and her community. Mãe’s role as a land and environmental defender undoubtedly made her a target for attack. But along with other Afro-descendant community members in need of collective protection, her race made her even more vulnerable to violent attacks.⁸

A state protection programme was meant to keep her safe, but it failed to prevent her murder.⁹ Too many other defenders have also been let down by protection programmes like these.¹⁰ In Chapter Four, you can read about peasant leader **Jani Silva** and her life in a flawed protection programme in Colombia.

Indigenous communities across the world are disproportionately targeted, with attacks on their leaders casting a devastating ripple effect across their communities. The case of Indigenous Mapuche leader **Julia Chuñil** – featured in Chapter Three – is a chilling example. She disappeared in 2024, after spending years working to secure the ancestral rights of her community in Chile.

The threats our communities face are sustained by weak state protection measures, the weaponisation of laws against us and high levels of impunity – so defenders like Julia receive little to no justice.

Elsewhere, entire communities protecting some of the world’s climate-critical ecosystems –

from oceans to rainforests – are under threat. For example, extractive industries are putting the forests of the **Ekuri community** in Nigeria under renewed pressure, as you can read in Chapter Two. This is a familiar story for forest defenders the world over – from Africa to tropical rainforests in Asia to South America’s Gran Chaco, Pantanal, Amazon and my home: the Cerrado.

Yet no matter where in the world we are, defenders share the same goal: to prevent the underlying drivers of harm to our communities. This often means shifting the balance of power away from profit-seeking governments, big business and illicit actors – whose activities harm people, land and the environment – and towards the communities who live on and protect that land.

Things can change through sustained and collective action. In November 2025, state officials, business representatives and global civil society will gather in Pará in the Brazilian Amazon for COP30 – a symbolic place for *Quilombolas*. It was in Pará that *Quilombola* land was recognised for the first time by the Brazilian government 30 years ago.¹¹

We will be there to champion the rights of those on the front lines of the climate crisis – defenders and their communities – and ensure our voices are heard.

It’s clear that our knowledge, experience and practices as defenders must be at the heart of the solutions to the crisis. But we cannot continue to protect the planet – including its biodiversity and its forests – if world leaders do not protect us from attack.

Now is the time to put an end to the cycle of violence once and for all.

Global findings



In 2024, 146 land and environmental defenders around the world were murdered or disappeared. The consequences are devastating – tearing apart families, upending whole communities and undermining wider human rights efforts.

They were all attacked after speaking out or taking action to defend their right to land and a clean, healthy and sustainable environment. Many were opposing harmful extractive projects, like mining, logging or agribusiness. Others were challenging systemic problems, like land inequality, environmental destruction and organised crime.

Our data helps to reveal the drivers behind reprisals against defenders and their communities and highlights the increased risks they face. Exposing these trends is the first step to protecting them and making sure they can exercise their rights without fearing for their lives.



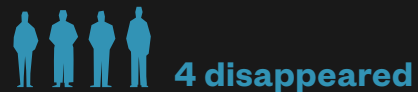
Morning mist covers ancestral land and forest that Mapuche defender Julia Chuñil sought to preserve before her disappearance in 2024. Tamara Merino / Global Witness. Left: Funeral of murdered Mexican defender Marcelo Pérez, a Catholic priest and member of Indigenous organisations working to protect land rights. He was shot by unknown armed men outside the Oxtitali church after officiating. Luis Enrique Aguilar / Getty Images.

2024 key findings

At least

146

defenders killed or disappeared in 2024



2,253

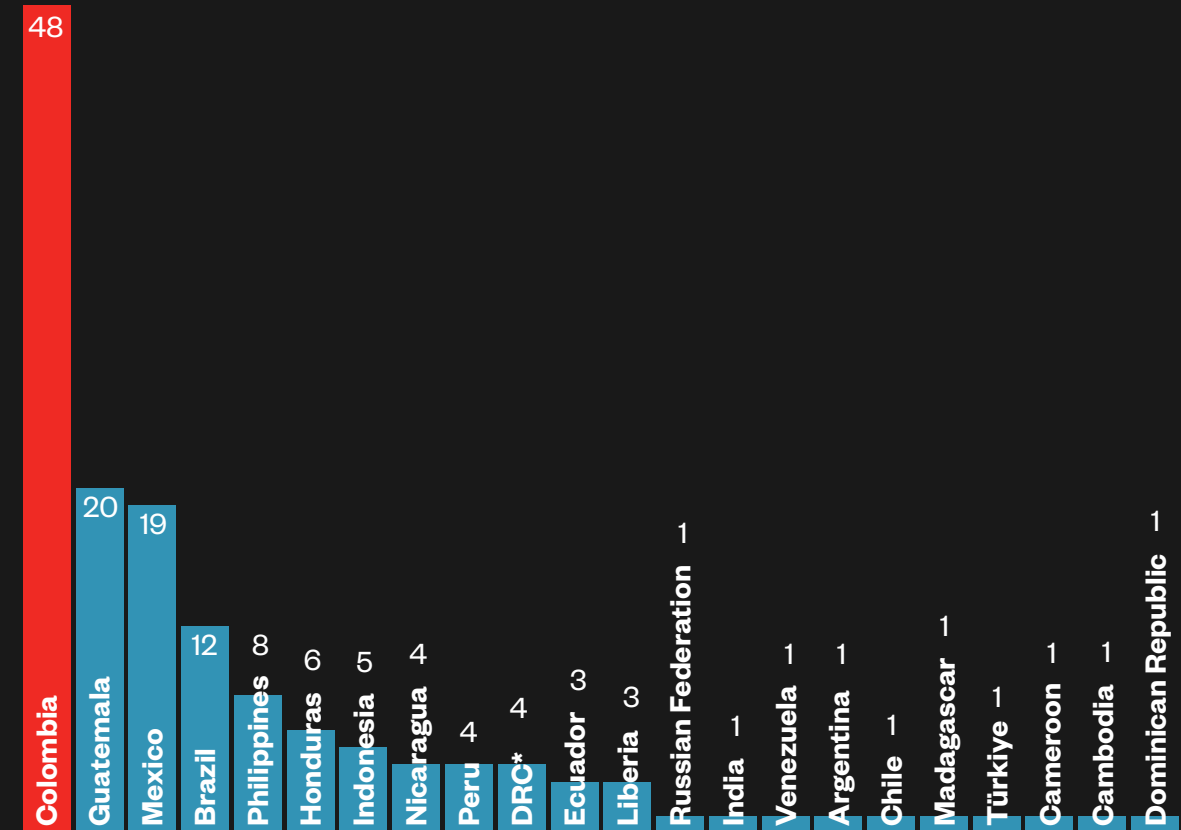
defenders killed or disappeared between 2012-2024

Colombia is the deadliest place with

48

defenders killed or disappeared in 2024

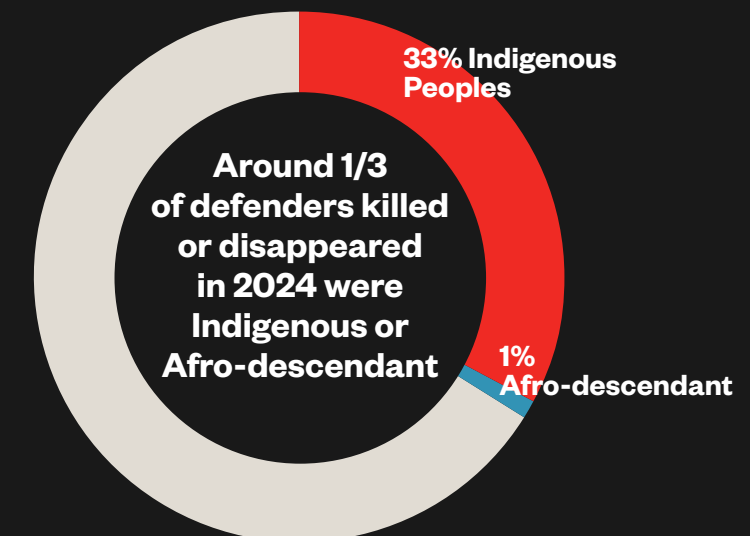
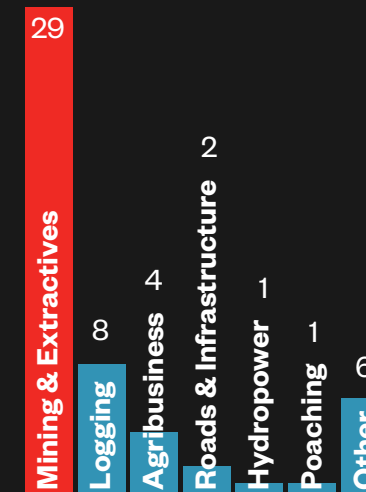
Killings and disappearances by country



Global Witness documents killings and disappearances where there is a reasonable and suspected link to an individual's activism in defence of the land or the environment. We include individuals who work in any capacity to protect rights linked to the exploitation of land or the environment as well as tangential attacks against families, community members or others caught up in violent attacks.

* Democratic Republic of Congo.

Killings and disappearances by industry driver



Global breakdown

Global Witness documented **146 killings and long-term disappearances** of land and environmental defenders in 2024. We know that many attacks go unreported, so this figure is likely to be an underestimate.

On average, around three people were killed or disappeared each week throughout 2024. This brings the total figure to **2,253 since we started reporting on attacks** in 2012. This appalling statistic illustrates the persistent nature of violence against defenders.

Killings took many forms last year, including murder, extrajudicial execution and deaths in detention – with **142 lethal attacks**. There were four documented long-term disappearances in 2024, where the defender has been missing for a period of more than six months. These occurred in the Philippines, Mexico, Honduras and Chile.

This year's global figures are lower overall compared to 2023 – down from 196 to 146. This does not indicate that the situation for defenders is improving.

Year-to-year fluctuations in the overall number of killings and disappearances are not always representative of trends in violence at country level. Underreporting remains an issue globally, particularly across Asia and Africa. Obstacles to verify suspected violations also present a problem, particularly documenting cases in active conflict zones. Moreover, restrictions on civic space coincides with a heightened fear among communities of speaking out against those causing damage to land or the environment.¹²

Enforced and involuntary disappearances of defenders

Alongside lethal attacks, many defenders are victims of enforced or involuntary disappearance – a unique human rights violation where people are purposefully made to vanish. Disappearances have a doubly traumatising impact: on the victims, who face violence and torture, and are often kept fearing for their lives; and on their families who remain ignorant of their fate. Some disappeared persons are returned alive while others remain missing or are later killed by their abductors.¹³

Not knowing whether the person is alive or dead, the families, colleagues and communities of disappeared defenders are placed in excruciating limbo. Often, they are forced to search for the disappeared person – with many facing retaliation themselves as a result.

The United Nations International Convention for the Protection of All Persons from Enforced Disappearance defines an enforced and involuntary disappearance as “the arrest, detention, abduction” or other “deprivation of liberty” by “agents of the state or by individuals or groups acting with the authorisation, support or acquiescence of the state, followed by a refusal to acknowledge the deprivation of liberty or by concealment of the fate or whereabouts of the disappeared person, which place such a person outside the protection of the law.”¹⁴

Non-state actors around the world are also involved in disappearances – particularly individuals or groups suspected of links to organised crime or those operating in a wider context of armed conflicts and violence.¹⁵

Global Witness documents disappearances of defenders where the individual has been missing for six months or more.



Beyond these attacks, other forms of reprisal against people taking a stand persist. Threats, harassment, criminalisation and sexual violence have marred the lives of many defenders. Often, these non-lethal attacks are a precursor to more serious violence, whether escalating over decades or rapidly in a short period of time.¹⁶ The impacts on wellbeing are less visible but run deep. Anxiety, panic attacks, suicidal thoughts or depression are all common among defenders living in fear for their lives.¹⁷

Attacks against defenders appear more common in environments particularly hostile towards activism. Of the 22 countries where Global Witness documented killings and disappearances last year, **over half were categorised as “repressed” or “closed”** by civic freedom

tracker CIVICUS Monitor – restricting defenders’ freedom of association, peaceful assembly and expression. The five countries where we documented the highest number of killings and disappearances in 2024 are all classed as “repressed” except for Brazil, which is classified as “obstructed”.¹⁸

Where: Regions and countries

A total of **82% of all the cases we documented in 2024** took place in Latin America, where we have recorded the highest proportion of cases every year for over a decade.¹⁹ This violence continues to severely hamper the lives of defenders.

Indigenous Peoples and small-scale farmers are the worst affected, with 45 defenders killed or disappeared in each of these categories in 2024.

120 (82%) of all the cases we documented in 2024 took place in Latin America



Relatives and friends carry the coffin at the funeral of environmental activist Marco Antonio Suastegui, who opposed the construction of a hydroelectric dam in the southern Mexican state of Guerrero. Francisco Robles / AFP via Getty

In Africa, we recorded nine killings in 2024 (6% of the total), while 16 killings (11%) took place in Asia. Accessing information continues to pose a big challenge for us in both these regions. Our documented figures do not necessarily indicate that violence is less prevalent here.

Colombia

Colombia remains one of the world's deadliest countries for land and environmental defenders, with a third of all lethal attacks globally documented happening here in 2024. We recorded 48 killings across the country – a drop from 79 cases in 2023.

Colombian human rights organisation Programa Somos Defensores also reported a decline in reprisals against defenders – but warned that this does not equate to an overall decrease in violence.²⁰ Since the 2016 Peace Agreement, a weak state presence in regions formerly controlled by the Revolutionary Armed Forces of Colombia (FARC) has been exploited by organised crime and armed groups seeking to finance their operations through illegal economies. Activities ranging from drug trafficking to illegal mining affect areas rich in biodiversity such as Cauca, Nariño and Putumayo.²¹

Many of the Indigenous Peoples, peasant communities and Afro-descendants living in Colombia fear denouncing the environmental damage inflicted by extractive industries, especially those defenders operating in proximity to armed groups and within conflict zones. Forced displacement and fear of violence enables a culture of silence, further weakening land, environmental and Indigenous movements.²²

Disputes over land continue to fuel violence in Colombia: 20 of those murdered in 2024 were small-scale farmers. Nineteen of the defenders killed were from Indigenous communities, including 13 members of the Nasa community in the Cauca region. At least six of these Nasa defenders were Indigenous guards or part of Indigenous authorities designed to protect their territory and protect land rights. A mix of coca cultivation, drug trafficking and armed struggle has devastated Cauca, with defenders and

communities often caught in the wider conflict and facing increased dangers.²³

UN human rights organisation OHCHR-Colombia has expressed concern over the killings of Indigenous People in Cauca in particular, committed by non-state armed groups vying for greater control over the territories.²⁴

Recent research has also found that underreporting is a reality in Colombia, often stemming from a fear of denouncing attacks, so the number of reprisals documented is likely to be lower than the number of attacks actually experienced by defenders and their communities.²⁵ With effective protection often lacking, defenders remain highly vulnerable to violence.

Mexico

Reprisals continued in Mexico, where we documented 19 cases in 2024 – 18 killings and one disappearance.

According to data gathered by Mexican organisation Centro Mexicano de Derecho Ambiental (CEMDA), 2024 was the second most lethal year of the past decade. It reported that defenders were also subjected to intimidation, harassment, stigmatisation, defamation – and the growing problem of criminalisation.²⁶

Nine killings occurred in the border region of Chiapas. Territorial disputes between armed groups and organised crime syndicates are reported to have increased since 2021, as they seek to control the area's rich natural resources.²⁷ Defenders protecting access to land have been caught in the struggle after challenging the attempts of illegal groups to control access to these resources. In 2024, seven family members were massacred after denouncing the presence of organised crime and challenging attempts to control mining operations in the region.

Brazil

In Brazil, we documented 12 killings in 2024. This represents a decrease in cases compared to 2023, when 25 defenders were killed, but non-lethal attacks remain rife across the country. Half of all those killed last year were



small-scale farmers. Four Indigenous Peoples were murdered, as well as one Afro-descendant defender.

Brazilian organisation Comissão Pastoral da Terra (CPT) also reported a lower number of murders, but an increase in death threats, intimidation and murder attempts. CPT registered a total of 481 cases of attempted murder, 44% of which were against Indigenous Peoples and over 27% against *Quilombolas*.²⁸

The Philippines

Once again, the Philippines had the highest number of murders and long-term disappearances in Asia, with eight cases in 2024 – despite seeing a decrease in cases since 2023. At least six of

these attacks were linked to government bodies, notably the armed forces in four cases.

But violent attacks against land and environmental defenders – and killings and disappearances of human rights defenders more broadly – have not necessarily abated. Media and civil society reports have documented attacks against peasant communities, most notably in the Masbate, Northern Samar, Negros Occidental and Sultan Kudarat regions of the country – where there is conflict over land and natural resources.²⁹ Filipino human rights alliance Karapatan documented 14 killings of human rights defenders in 2024.³⁰

Colombia remains one of the deadliest countries for land and environmental defenders – with a third of all attacks documented there in 2024



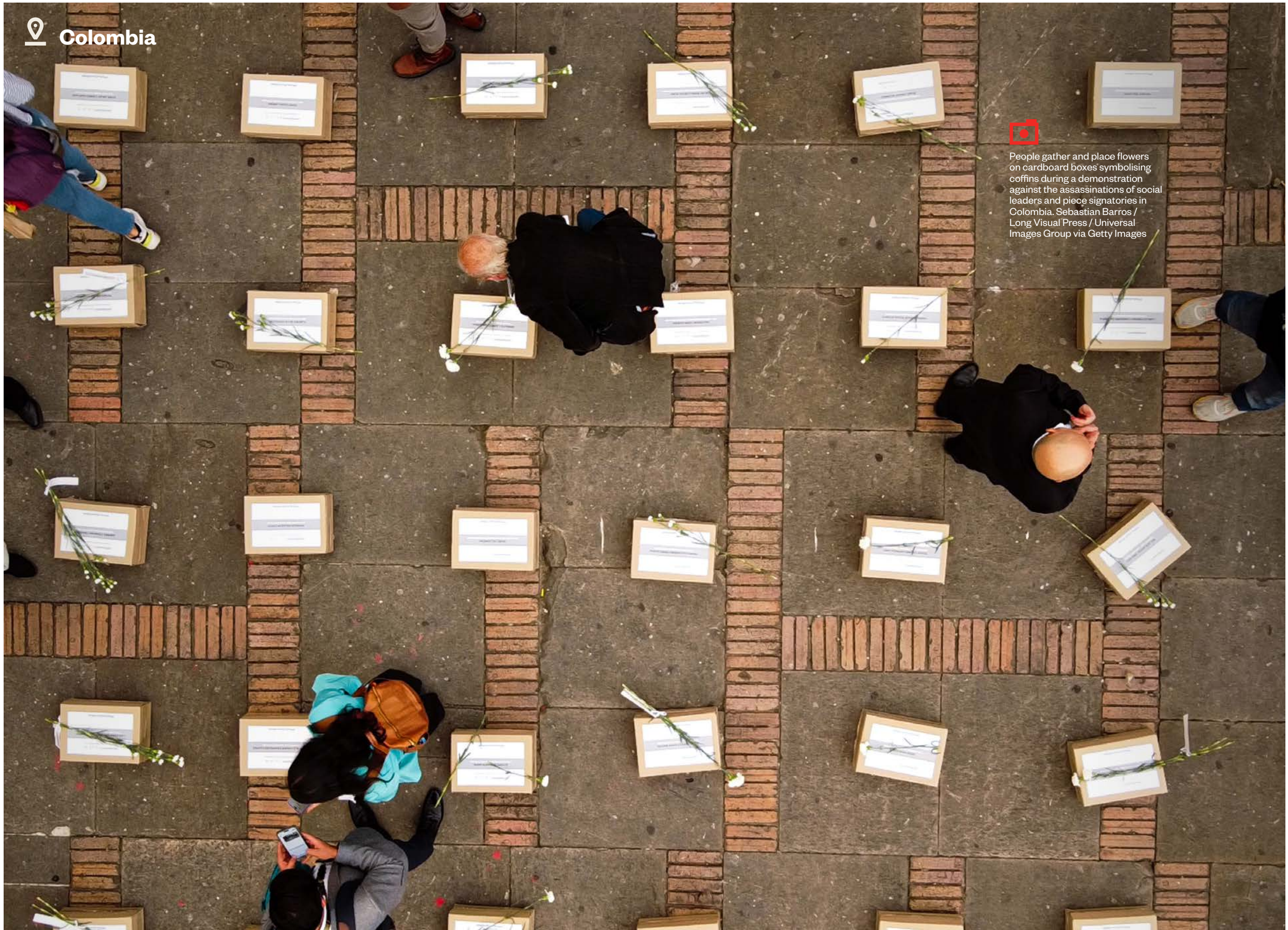
Indigenous leaders attend an assembly following the murder of the Indigenous Nasa defender, Carmelina Yule Pavi. Nineteen of the Colombian defenders killed in 2024 were from Indigenous communities, including 13 members of the Nasa community in the Cauca region. Joaquín Sarmiento / AFP via Getty Images



Colombia



People gather and place flowers on cardboard boxes symbolising coffins during a demonstration against the assassinations of social leaders and peace signatories in Colombia. Sebastian Barros / Long Visual Press / Universal Images Group via Getty Images





A photograph depicts the moment environmental activist Phuon Keoraksme³¹ was transported to prison to serve a 14 month sentence. Part of Mother Nature Cambodia, she campaigned against destructive infrastructure projects and alleged corruption in Cambodia. Pascal Maitre / Panos Pictures. Below: Honduran anti-mining activist Juan López dedicated his life to the protection of the Guapinol and San Pedro rivers in Honduras. He was killed in 2024. Orlando Sierra / AFP via Getty Images

Defenders in the Philippines continue to face repression, including abduction and criminalisation – often through the tactic of red-tagging, where they are falsely accused of being communist or terrorists.³¹ Recent research has also exposed state-sponsored online harassment, particularly against young human rights defenders.³²

Global Witness is continuing to monitor tens of suspected attacks on land and environmental defenders in the Philippines in 2024, which we are unable to accurately verify and include in our database at the time of writing.

Honduras

In Honduras we recorded six cases in 2024, compared to 18 in 2023. Five defenders were killed, while one person disappeared.

Four cases were documented in Colón, northern Honduras, a region impacted by ongoing conflict over land reform and water resources. The area is heavily militarised and marred by violence and forced eviction of communities.³³ Three of those killed and disappeared in 2024 were small-scale farmers and members of peasant cooperatives in Bajo Aguán.³⁴



One of the killings was of renowned anti-mining activist, Juan López, who was working to protect the Guapinol and San Pedro rivers which serve water to hundreds of people. This is not the first time communities engaged in these struggles have reported violence and been the target of killings.



Left: In Medellín, demonstrators gather to hold photos of social leaders and piece signatories assassinated in Colombia. Juan Jose Patino / Long Visual Press / Universal Images Group via Getty Images. Below: Hundreds of mourners attend the funeral of the Catholic priest and Mexican land and environmental defender Marcelo Pérez in 2024. Luis Enrique Aguilar / AFP via Getty Images



Who: Defenders targeted

Land and environmental struggles take different forms despite being triggered by the same underlying threats. Some groups of defenders have been disproportionately targeted since we started documenting cases more than decade ago.

In 2024, around a third of those killed or disappeared globally were Indigenous or Afro-descendent (48 and two, respectively), while another third were small-scale farmers (54).

In total, 10% of all murdered (13) or disappeared (one) defenders in 2024 were **women** – five of them from Mexico.

Violence not only affects individual defenders but can also target whole families, communities and organisations, often in a deliberate attempt to terrorise, intimidate and silence. In 2024, we documented 14 killings of people caught up in attacks on defenders – often family members who were present during an attack. Two of them were children.

Why: Drivers behind the murders

Our years of working with defenders and documenting reprisals against them indicate persistently high levels of **impunity**. The families of murdered or disappeared defenders, as well as defenders who are subject to non-lethal reprisals, rarely see their attackers brought to justice. If they are fortunate, the direct perpetrator – usually a hired hitman – may be arrested and tried. But intellectual authors – those who plan and pay for the attack – are seldom charged.³⁵

Many of these intellectual authors escape prosecution, often due to state failures to investigate and identify them. This raises questions about the extent of their influence over state institutions, politicians and judicial systems that can criminalise the victims, their communities or even their families – as documented in Chapter Three – and leave the perpetrator unpunished.³⁶

Without functioning judicial systems, those behind lethal attacks against defenders rarely face justice. For instance, in Colombia, a country with consistently high numbers of killings, only 5.2% of murders of social leaders and human rights defenders since 2002 have been resolved in court.³⁷

The lack of proper evidence gathering as part of normal judicial process also makes it difficult to uncover the underlying causes of the killings and disappearances. Yet, we have been able to connect killings with certain corporate interests.

Once again, **mining** emerged as the deadliest sector, with at least 29 related cases in 2024. Next came **logging** with eight cases and **agribusiness** with four. Road-building and infrastructure projects, poaching and hydropower have also driven deadly attacks in 2024.

Just under a third of all cases we recorded last year were linked to **organised crime**. Criminal organisations and related illegal economies are thriving around the world, undermining the rule of law, putting defenders at risk and threatening key ecosystems.³⁸ In places such as the Amazon, they are driving human rights violations, deforestation and institutional corruption.³⁹

States are also active perpetrators of violence, with armed forces, police and other government entities linked to 17 killings. Investigating reprisals against defenders is further complicated by the frequent connections between organised crime, government and corporate interests.⁴⁰



Guatemala: Alarming rise in murders

Guatemala experienced a sharp increase in the number of killings, jumping from four documented cases in 2023 to 20 in 2024. This figure excludes at least three other documented attacks against land and environmental defenders, which we verified but omitted from our dataset due to fear of future reprisals against the victims' families.

Regardless, this is still a five-fold increase, with Guatemala now recording the highest number of killings per capita in the world in 2024.

The Protection Unit for Human Rights Defenders (UDEFEUGA), a Guatemalan organisation that monitors reprisals against human rights defenders, also documented a record number of murders in 2024. It identified 2024 as the year with the second highest number of lethal

and non-lethal attacks on defenders in the country since the year 2000.⁴¹ This includes widespread criminalisation, threats and forced evictions, as well as a spate of online attacks.⁴²

Political shifts and violence in Guatemala

On 15 January 2024, Bernardo Arévalo became the president of Guatemala. His party, Movimiento Semilla, won the election on a mandate to fight corruption, tackle rampant inequality and rectify the long-standing neglect, exclusion and discrimination against Indigenous Peoples.⁴³ His historic win took place after decades of democratic backsliding and heightened repression. Nearly all political, public and judicial institutions were widely believed to be infiltrated by corrupt elites – known as the “pact of the corrupt”.⁴⁴ Transparency International ranked Guatemala



Colombian social leaders share their knowledge of sustainable forest management with farmers living in the rainforests of northern Guatemala. Johan Ordenez / AFP via Getty Images

Continued



as the fifth most corrupt country in Latin America in 2024.⁴⁵

The Public Prosecutor's Office challenged the election results in an attempt to prevent the new government from taking office and protect elite vested interests.⁴⁶ However, widespread support, including from Indigenous Peoples – who comprise around 44% of the country's population – ensured that democracy prevailed and President Arévalo's government was installed.⁴⁷

Within weeks of his appointment, Arévalo signed an unprecedented agreement with key peasant organisations to promote access to land and resolve the many ongoing agrarian conflicts.⁴⁸ But despite the more inclusive political agenda, there was a sharp increase in attacks against defenders in 2024.

A spike in violence against defenders is not uncommon following election swings. We previously recorded upticks in attacks against defenders in Colombia and the Philippines following the elections of authoritarian presidents Ivan Duque and Rodrigo Duterte in 2018 and 2016 respectively.⁴⁹ Conversely, moves towards more egalitarian politics can disrupt the entrenched control of political and business elites – often triggering social unrest and increased violence.

Decades of corrupt deals between political and corporate interests in Guatemala have enabled widespread exploitation of the country's natural resources. Mines, hydroelectric dams and plantations threaten Indigenous livelihoods, pollute the environment and displace communities.⁵⁰ Those opposing extractive capitalism and protecting land rights face threats, violence and murder – with at least 106 land and environmental defenders killed or disappeared in the country since 2012.

At the heart of much of the violence in Guatemala over the years is the challenge of land distribution and the need for agrarian reform – which would change laws or customs regarding land ownership, land use and land transfers – to address land inequality and tenure. The violence stretches back to the colonial period and was exacerbated by 35 years of armed conflict ending in the mid-1990s, which enabled elites to accumulate large tracts of land.⁵¹

Another factor is the lack of protection for Indigenous Peoples' rights. Protecting Indigenous Peoples' rights was finally incorporated into the Guatemalan Constitution in 1996.⁵² But strengthening Indigenous and traditional land rights remains one of the country's most pressing challenges.⁵³ With



Concerned about judicial corruption and impunity, Indigenous communities gather for a demonstration in Guatemala City. Fernando Chuy / Zuma Press Wire

The expansion of organised crime in Guatemala is increasingly putting defenders at risk

The coastal region of Escuintla has become a strategic location for the drugs trade. Six members of the Comité Campesino del Altiplano (CODA), an Indigenous rights organisation, were killed in Puerto de San José in 2024.

- Locations of 2024 defender killings in Guatemala with identified links to organised crime
- Location of 2024 defender killings in Guatemala related to other known drivers

Source: InsightCrime, Global Witness



an estimated 75% of its Indigenous Peoples living in poverty, land reform is vital to address rampant inequality and prevent wider conflict over natural resources.⁵⁴

Of the 106 documented killings and disappearances in Guatemala since 2012, half were Indigenous Peoples and a fifth were small-scale farmers defending land rights or opposing natural resource extraction. In 2024, 13 defenders were killed for protecting their land rights – 10 of whom were Indigenous Peoples or small-scale farmers.

The rise of organised crime is another factor putting defenders in Guatemala at risk.⁵⁵ Between 2012 and 2024, over half of all attacks took place in four regional departments: Alta Verapaz, Izabal, Jalapa and Huehuetenango. Authorities have recently uncovered large coca plantations in Alta Verapaz and Izabal, pointing to an illicit drugs trade.⁵⁶

In 2024, eight defenders were killed in the coastal province of Escuintla. Six of these murders were linked to organised crime. Escuintla's proximity to Mexico, and its ports on the Pacific coast, have made it a strategic throughfare for the drugs trade – fuelling violence and conflict over resources during the past decade.⁵⁷

Attacks have been particularly fierce against Indigenous and farmers' organisations trying to protect their land rights.⁵⁸ Six of the defenders killed in Escuintla in 2024 were affiliated with Comité Campesino del Altiplano (CCDA) – a peasant movement of rural producers and artisans advocating for social and environmental equality.

Opaque appointments, arbitrary rulings and the use of prosecutors' offices to shield corrupt networks have bolstered a culture of impunity, increasing the risks to defenders, according to analysis by Guatemalan human rights groups.⁵⁹ Ensuring an independent, impartial and effective justice system is paramount to stop the criminalisation of defenders and safeguard democracy, according to the United Nations Special Rapporteur on Independence of Judges and Lawyers.⁶⁰ This condition is necessary for the successful implementation of international treaties, including the Escazú agreement – Latin America and the Caribbean's landmark treaty guaranteeing justice for environmental harm – which Guatemala is yet to ratify.⁶¹



A Palestinian woman and a boy examine a damaged olive tree in the West Bank. In some cases, the Israeli state has pursued policies to deliberately transform the landscape as part of its efforts to assert territorial control. Mosab Shawer / Middle East Images / AFP via Getty Images

Land and environmental defenders in conflict zones

Conflict over land and resources impacts millions of people across the world – and is likely to intensify in the wake of increasing global instability. The resulting violence and mass displacement caused by breakdowns in the rule of law, and the fracturing of civic space, makes recording violations against land and environmental defenders an ongoing challenge.⁶²

Documenting reprisals against land and environmental defenders in Palestine is no different.

Since the outbreak of the conflict in Gaza in October 2023, over 59,000 Palestinians are estimated to have been killed by Israeli operations, with catastrophic environmental damage caused.⁶³ Israeli forces have targeted desalination plants and critical water infrastructure, and damaged 80% of the total cropland in the Gaza Strip as of March 2025.⁶⁴ In 2024, two separate international court rulings cited that a case of genocide in Gaza was plausible and ordered Israel to cease military actions aimed at destroying the population.⁶⁵

From October 2023 to May 2025, 926 Palestinian civilians have been killed in the occupied West Bank alone. These numbers barely scratch the surface of the total number of Palestinians suffering due to the ongoing violence perpetrated by Israel in the occupied territories.⁶⁶

Documenting killings and disappearances of land and environmental defenders within these contexts is challenging and has not been possible for 2024.

To do so in the future, it is vital to situate the work of Palestinian defenders within the wider struggle for self-determination and their land and environmental rights.

For just under a century, the Israeli state has propagated political, legal and economic systems that deliberately oppress and marginalise Palestinian communities – both those within Israel and the occupied-Palestinian territories.⁶⁷ The expropriation of Palestinian lands has occurred across the West Bank, Gaza and East Jerusalem through intensified military control and land grabbing – most notably through the expansion of settlements and infrastructure projects.

The Israeli settler population in the West Bank has increased by 332% in the three decades since the Oslo Accords, resulting in the forced displacement of Palestinian communities – including Indigenous Bedouin and farmers. Checkpoints, military zones and settler-only roads further fragment Palestinian communities and violate their land rights.⁶⁸

Land grabbing can also lead to widespread environmental destruction – itself used as a tool of erasure. Over a million olive trees have been uprooted in Gaza since 2023. In some cases, the Israeli state has pursued policies to deliberately transform the landscape as part of its efforts to assert territorial control. This includes the afforestation of destroyed villages, militarisation of agricultural zones, and the re-designation of land as state land, military zones or nature reserves.⁶⁹ As a result, Palestinian farming communities and herders are often denied access to natural resources essential to maintain their livelihoods and ancestral traditions.⁷⁰

According to a recent report by UN Special Rapporteur Francesca Albanese, corporations have sustained Israel's illegal occupation and its assault upon Gaza, which a growing number of experts and human rights bodies, both within in and outside of Israel, have described as a genocide. Corporate interests have been deeply linked to Israeli settler-colonial displacement and dispossessing Palestinians of their land. Sectors like arms manufacturers, tech firms, building and construction companies, and extractive and service industries enable the denial of self-determination and other structural violations in the occupied Palestinian territory.⁷¹

Environmental laws are selectively applied, protecting Israeli settlers while exposing Palestinian communities to unchecked pollution from industrial zones. This dual legal system has been widely characterised as apartheid and the violation of a Palestinian right to self-determination by international watchdogs and experts at the UN and International Court of Justice.⁷²

Alarming shifts in global policy

In recent months, we've looked on in alarm as the global environmental and human rights agenda has been delayed, watered down or scrapped altogether.

The US has abandoned the Paris Agreement and the Human Rights Council, while the EU's Green Deal is being deprioritised, as a growing far-right influence within EU institutions resists the transition to a green economy.⁷³ The EU has also recently weakened legislation to protect defenders from environmental and human rights abuses caused by companies.⁷⁴

These shifts undermine the potential for decisive and transformative action to protect our planet and those who defend it. They leave defenders more isolated and vulnerable to attack than ever.

Leaders are also failing to implement existing policies designed to protect defenders. In Latin America and the Caribbean, almost 1,000 defenders have been murdered or disappeared since the adoption of the Escazú Agreement – a regional treaty that is designed to protect them – on 4 March 2018.

A total of 1,733 defenders have been killed or disappeared since the adoption of the Paris Agreement on climate change on 12 December 2015.

Ahead of the UN climate conference COP30, it is vital that world leaders recognise defenders' crucial role in protecting our environment by sustainably managing their lands and territories. This must be reflected in both policy and practice. We cannot allow the devastating exploitation of land and resources – or the violence against those who resist it – to continue.

Forest defenders

Protecting nature and biodiversity in Nigeria



For the Ekuri community – Indigenous Nkukorli Peoples – in Nigeria, the forest is everything. In protecting it, and using its resources sustainably, their patch of tropical forest sustains them – and has done so for generations. But with increased pressure on their local resources comes increased conflict.

Defenders Louis Friday, Martins Egot and Odey Oyama share their community's connection with the forest, and how extractive companies are threatening both the Ekuri community and their forest's future.



Left: Teacher and Secretary of the Ekuri Women's Wing, Gloria Ita, advocates for the protection and sustainable management of the Ekuri forest. Right: Ongoing illegal logging in Ekuri forest. Ekuri leaders have estimated that logging activities have destroyed more than 40% of the community's forest since 2018. Taiwo Aina / Global Witness



The forest keeps our streams intact and ensures they never dry out in any season. It keeps our air clean

Louis Friday



“Our livelihoods depend on the forest,” explains Louis Friday, an environmental activist from the Ekuri community in Nigeria.⁷⁵ For generations, the Indigenous Nkukorli Peoples – who live across two villages nestled within the Cross River Rainforest – have relied on one of Africa’s last remaining tropical forests.⁷⁶

Cloaking the southern coast of West Africa, the forest forms one of the planet’s 36 biodiversity hotspots. It hosts a panoply of endangered species – including Cross River gorillas, forest elephants, pygmy hippopotami and red colobus monkeys.⁷⁷

“We get a lot of products, medicines, foods, materials from the forest: the *Ijuóó*, the African bush mango; a leafy green called *afang*; and *ekaa*, a thick cane rope used for construction and furniture,” Louis says, sharing names in the Indigenous language of Lokorli, spoken only in Ekuri.

“The forest keeps our streams intact and ensures they never dry out in any season. It keeps our air clean,” he adds.⁷⁸

But over the past few decades, the Ekuri’s forest has faced waves of threats. Logging companies have descended, promising to build roads in exchange for a piece of the forest.

Award-winning community conservation

As trees in neighbouring communities fell to loggers’ chainsaws, Ekuri leaders took action. In 1997, they set up the Ekuri Initiative to protect and communally manage their 33,600 hectares of tropical forest.⁷⁹

“Everybody supported the idea: the community, youth, women,” says Martins Egot, a former Chairman of the Ekuri Initiative and Executive Director of environmental organisation PADIC-Africa. “It was an example of the importance of grassroots management, balancing conservation with revenue and income.”⁸⁰

The initiative surveyed the forest and developed a forest management plan, dividing it into protected areas and zones for community use, from farming to the production of non-timber products. It built a road connecting Ekuri villages, installing bridges and culverts along the way, and it trained “eco-guards” to patrol, document and denounce illegal logging.⁸¹

It also established clear community guidelines for the selective harvesting of timber products. Every Ekuri community member had the right to harvest trees for their own use, but not for commercial sale – sales were controlled and could only take place through the Ekuri Initiative.⁸²



Above: Activist and Indigenous defender, Louis Friday, works to protect the biodiverse 33,600-hectare Ekuri forest which is under threat from illegal and state-backed logging. Right: Ekuri leader, Lawrencina Agbor, holds a young rescued monkey, one of the many threatened species affected by habitat loss due to logging in the Ekuri forest. Taiwo Aina / Global Witness





Eco-guards set off into the Ekuri community forest to monitor and document logging activities. Taiwo Aina / Global Witness

This differs from many other communities, where people have claimed forest areas then sold them to logging companies, accelerating deforestation.

“This was a very good time for us. We were using the forest sustainably, flora and fauna were intact, and wildlife was thriving,” says Louis Agbor, environmental defender and former board member for the Ekuri Initiative.⁸³

The community’s conservation efforts won a UN conservation prize. They protected livelihoods, preserved critical ecosystems and safeguarded spiritual and cultural values passed down through generations.⁸⁴

However, the success of the community initiative was short-lived.

Choking community-conservation efforts

In 2009, the Cross River State government introduced a moratorium – or ban – on logging.⁸⁵

“This erased our ability to sustainably harvest and market timber, sweeping away an important revenue stream. At the same time, instead of eradicating the local timber trade, it pushed it into the hands of criminal groups,” explains Martins.⁸⁶

Shortly after the moratorium took effect, a second threat emerged. In 2015, the Cross River State government announced plans to build a six-lane superhighway straight through 52km of Ekuri community forest.⁸⁷ The plans included a 10km buffer zone on each side of the highway – threatening to wrench a vast swathe of Ekuri forest from the community. It would also rip through the heart of Cross River National Park.⁸⁸



Our small community movement generated support from across Nigeria and globally. People sat up and saw the benefits of community conservation

Martins Egot, Executive Director of PADIC-Africa



Furious, the Ekuri community resisted the proposed project. Martins and other community leaders from Ekuri and the surrounding area travelled to Nigeria’s capital, Abuja, to meet with environment ministry officials. They sent petitions to the state government, demanding to see the project’s Environmental Impact Assessment (EIA).⁸⁹

“Our small community movement generated support from across Nigeria and globally. People sat up and saw the benefits of community conservation,” says Martins Egot, Executive Director of PADIC-Africa.

“Activists and affected communities marched to the Federal Ministry of Environment to submit our petition – which over 100,000 people signed – opposing the proposed superhighway project,” recalls Martins.⁹⁰

The Federal government rejected three EIAs submitted by Cross River government, and yet in 2015 – without community consultation – initial construction work on the highway began. It damaged forests and destroyed neighbouring homes and farmland.⁹¹

The Ekuri Initiative, alongside civil society groups and international partners, collected more than 100,000 signatures from across the world opposing the proposed superhighway project. In an act of peaceful protest, activists and members of affected communities delivered the petition to the Federal Ministry of Environment calling for the protection of the environment and local livelihoods. Eventually,

thanks to public pressure, the original proposal was pulled in 2017, and a new route was proposed which largely avoided the Ekuri villages – the project has since been abandoned.⁹²

It was a major victory. But for the Ekuri villagers, the damage had already been done. The superhighway’s initial construction had opened tracks into new areas of the Ekuri forest, providing access for illegal loggers. And with Ekuri’s revenue stream choked by the 2009 moratorium, poverty and division grew within Ekuri itself.

Proposed 2015 superhighway route

Proposed route for the six-lane superhighway in 2015 which threatened to rip through 52km of Ekuri community and the heart of Cross River National Park. Thanks to public pressure, a new route was proposed in 2017 which largely avoided the Ekuri villages before being abandoned.



Threats to Nigeria's forests and its defenders

The years since have brought a succession of challenges – placing the forest at greater risk than ever before. The Ekuri Initiative ceased to function, and the forest it once managed proceeded to be felled and trucked away by illegal loggers and large companies.⁹³

Pressure comes from corporations moving into the area and continuing to deforest. Things have worsened since the Cross River government lifted the logging moratorium in 2023. Martins estimates that logging activities have destroyed more than 40% of the community's forest since the moratorium was invoked in 2018.⁹⁴

“When the state government relaxed the moratorium, the chair of the Forestry Commission invited timber companies to register, pay and then log,” claims Martins. “Based on the amount of destruction we document in the field, I believe logging must generate some of the highest revenues for the state.”⁹⁵

The arrival of logging companies has also sparked division within forest communities. Younger people – seeing other communities cutting deals with loggers – are worried that resource conservation might not help address poverty and lack of basic infrastructure.⁹⁶ The resulting destruction would not only harm the forest but also sometimes slowly drain the resources communities relied on. “That made the young men say, ‘Look, we can’t be sitting here and doing conservation while others are eating into our resources from the flanks,’” Martins says. “To survive, they are forced to be part of the timber business.”⁹⁷

Some of the community are increasingly worried that illicit logging is also conducted with the state government's consent. Former government officials have echoed community concerns about official complicity with illegal logging. Frank Eja, a director at the Cross River State Forestry Commission, acknowledged in 2023 that officials accept payments to turn a blind eye to illegal timber leaving the state.⁹⁸

“Each trailer must pay N500,000,” (about US\$325) he told investigative outlet African Arguments – a fee he alleged is shared among top state government officials.⁹⁹ A logger cited the very same figure in a recent investigation by national newspaper the Premium Times: “We pay N500,000 for every truck.”¹⁰⁰

With little support from the federal government or Cross River Forestry Commission, the Ekuri community was forced to compromise. They set up a registration system for loggers, allowing them to take timber from the forest in return for payment. That way, at least some logging money would benefit the community, instead of being lost to corruption.

“This was not the intention of the Ekuri people,” Louis says. “We did it out of duress because government policy was not backing us up.”¹⁰¹

The cost of speaking out

Speaking out against the destruction has always been dangerous work. “There were arrests in the early days,” says Louis. In 1996, Ekuri chief Edwin Ogar and five other community members were arrested and sentenced to two years in prison with hard labour for obstructing road access to a logging company.¹⁰² “This was an attempt to silence collective action and reward loggers looking to benefit at the cost of community wellbeing,” he warns.¹⁰³

The threats have not abated since. Environmental defenders here continue to face violence from illegal loggers and criminalisation by local authorities.

“We suffer threats to our lives because illegal loggers have firearms with them in the forest,” says Odey Oyama, a former chair of the Cross River State Anti-Deforestation Taskforce and Director of Rainforest Resource and Development Centre (RRDC).¹⁰⁴

“There’s a huge level of conspiracy in the logging operation. Most of the concessions and permits are fake,” he alleges, with limited state action taken to quell abuses.¹⁰⁵

In early 2020, Odey’s taskforce impounded three trailer-loads of illegal timber products. He



Lawrencia Agbor dries cocoa outside her home. The forest provides food, medicine and clean air for members of the Ekuri community. Taiwo Aina / Global Witness



Chief Abel Egbe sits in his house in New Ekuri, home to the Indigenous Nkukorli Peoples. Right: Ekuri forest and the livelihoods of the Indigenous Nkokoli people who live there are under threat from illegal and state-backed logging, often linked to foreign companies. Taiwo Aina / Global Witness



asked the police to take custody of the goods pending further instructions. But days later, the head of the state's Forestry Commission ordered the police to release them.¹⁰⁶

Frustrated with such apparent endemic corruption, Odey quit his post as taskforce chair after just four months.¹⁰⁷

Following allegations that a local timber company was logging in and around Ekuri forest without permission, Ekuri's eco-guards repeatedly confiscated company equipment in 2023.¹⁰⁸ Community members allege that company representatives responded by arriving with 30 armed soldiers, flexing their connections with the state.¹⁰⁹ According to a submission to the UN Special Rapporteur on human rights defenders and Nigeria's Environment Minister, the security forces advanced towards the villagers on motorbikes and opened fire. The villagers had to flee for safety.¹¹⁰

Threats to those defending the forest are serious and escalating.



In January 2025, I was arrested by a team of over 40 police officers, wearing masks and holding guns

Odey Oyama, Director of Rainforest Resource and Development Centre



Odey and four other RRDC employees were charged with promoting inter-communal war, which carries a penalty of life imprisonment. Odey believes attempts to criminalise him stem from his work as forest defender – and his opposition to corporate logging in the area.¹¹¹

Such official corruption makes resisting illegal logging a perilous task. “It’s dangerous, a very dangerous activity,” Odey says. “You can easily be killed. I have just been lucky.”¹¹²

Despite the risks, forest defenders in Cross River like Louis, Martins and Odey aren’t about to back down. Martins hopes the Ekuri Initiative can be revived, calling for “external support” to strengthen the community’s institutions. Louis agrees, stressing the situation’s escalating urgency.

“Forest resources the community relies on are disappearing. Streams are drying up – their sources now exposed and evaporating under the hot sun. In a rapidly warming climate, things are only likely to get worse,” he says.

“A holistic approach to forest conservation is needed, one where communities like ours are supported to overcome their struggles and sustainably manage the forest ourselves. As well as stronger enforcement of logging laws and resourcing of forest eco-guards, we also need clean energy sources such as solar and, critically, improvement to transport and road infrastructure so that we can remain self-sufficient without over-relying on the forest to provide.

“These are the real means to help the Ekuri people,” Louis concludes. “By addressing these systemic issues, pressure on the forest will be a thing of the past.”¹¹³

Defender recommendations

Nigerian organisations PADIC-Africa and Rainforest Resource and Development Centre (RRDC) call on the Nigerian state to:

- Establish a multi-stakeholder panel to review and update the Cross River State Forestry Commission Law (2010). The Cross River government should strengthen enforcement mechanisms and prioritise community-based forest-management practices. Instruments to protect eco-guards and mitigate threats, intimidation and violence against them should be bolstered and expanded to forest defenders and communities.
- Set up an independent forest governance oversight committee in Cross River State with representation from local communities, CSOs and legal experts. It would monitor the activities of the Forestry Commission and law enforcement agencies.
- Increase the budget allocated to the Forestry Commission to hire, train and equip forest enforcement officers, empowering them to implement the protection provisions set out in the Cross River State Forestry Commission Law (2010). Financial support should extend to local forest-watch groups, including community eco-guards who conduct forest surveillance.
- Review and strengthen existing laws and regulations to protect human rights and land and environmental defenders. This should include a witness protection programme for people who testify against corporate abuse and illegal activities. Attacks against defenders must be investigated promptly and transparently, with improved communication between investigating authorities, defenders and wider communities. Security training and financial support for at-risk defenders would help mitigate and prevent future reprisals.



Above: A teacher and forest defender, Gloria Ita, advocates for the sustainable management of forest resources to preserve the environment and promote Indigenous Nkokoli culture for future generations in Ekuri. Left: Martins Egot (left), Louis Friday (centre) and Lebal Egbe Egot (right) patrol the Ekuri rainforest – one of Africa’s last remaining tropical forests. Taiwo Aina / Global Witness

Earth defenders

Reclaiming ancestral land rights in Chile



Julia Chuñil is an Indigenous Mapuche from Los Ríos, Chile. President of the Putreguel de Máfil Indigenous community, she had been working to secure tenure over their ancestral lands. But following threats over a contested area of forest, Reserva Cora, Julia disappeared. She has now been missing for nearly a year. Riddled with controversy, discrimination and diversions, the case has left Julia's family with countless questions and little access to justice.¹¹⁴



Across Chile, native forests have slowly succumbed to a checkerboard of pine and eucalyptus plantations threatening Mapuche ancestral rights and biodiversity. Cristobal Olivares / Bloomberg via Getty Images. Left: Alongside family members, Lissette Sánchez has continued the search for her grandmother and strives to keep Mapuche Indigenous traditions alive. Tamara Merino / Global Witness



Her land was her life, and she had devoted herself to taking care of it and of the local environment. If a single tree was chopped down, she'd notice. She knew this place so well. Her land was the only place she wanted to be¹¹⁸

Pablo San Martín, Julia's son



Julia Chuñil knew she was at risk. She had been telling her family and friends for years. At 72 years old, she was living alone in a remote wooden cabin at the foot of the Valdivian forest in the Chilean region of Los Ríos – around 800km south of the capital, Santiago.

The native forest surrounding her modest cabin had slowly succumbed to a checkerboard of pine and eucalyptus plantations. For Julia, this was not just a danger for the region's unique biodiversity but also a threat to her and her community's ancestral rights as Indigenous Mapuche.

A land defender, she was determined to protect the forest and preserve her community's sacred connection with their land and nature. This made her vulnerable.

On 8 November 2024, Julia left her home, accompanied by her dog Cholito, to search for some missing farm animals. The animals returned – but Julia and Cholito have not been seen since.

For years, Julia had led efforts to reclaim ancestral land rights for her community. It was an essential step towards securing the livelihoods and the self-determination of Mapuche Indigenous Peoples. But as

president of the Putreguel de Máfil Indigenous community, her leadership made her an obvious target.¹¹⁵ She experienced constant harassment by a local businessman and was allegedly repeatedly offered money to leave the area.¹¹⁶

“My mother was born and raised in this region of Chile. She learned about land dispossession early on, and this led her to a lifelong commitment to reclaim the lands of her ancestors,” says Pablo San Martín, Julia's son.¹¹⁷

A well-known Mapuche leader, Julia's disappearance sparked widespread concern. Over a hundred volunteers from across Chile joined the search lasting weeks, led by her family.¹¹⁹ During this initial search, her family say tyre tracks were found nearby, leading them to suspect foul play and the involvement of others in her disappearance.¹²⁰

Fearing the worst, they, supported by Chilean organisation Escasú Ahora, filed a criminal complaint for kidnapping, homicide and femicide.¹²¹

From the outset, Julia's family have had to fight for state acknowledgement of her role as a land and environmental defender.



Above: Jeannette Troncoso looks out the window of her home hoping for her mother's return. Jeannette has been subjected to harassment and was accused by police of being complicit in the murder of her mother, Julia Chuñil. Right: Morning mist covers the ancestral land that Julia Chuñil was trying to protect before she was disappeared in November 2024. Tamara Merino / Global Witness





Left: Family members and friends of Julia Chuñil search for her on the disputed land, where she was last seen in Mafil, Chile. Right: A lone chair sits inside Julia's house, left abandoned after her disappearance. Tamara Merino / Global Witness

They believe institutional discrimination against Julia, and against them, as Mapuche peoples has inhibited the investigation into her disappearance. A 2009 UN expert report details allegations of procedural irregularities and discrimination against Mapuche peoples mainly in the context of disputes over claims to lands and natural resources, with frequent complaints of “excessive and disproportionate” use of force.¹²² Allegations on the lack of state recognition of defenders’ situations in Chile have also been raised in a report by the UN International Convention on the Elimination of All Forms of Racial Discrimination in 2022.¹²³

Despite authorities’ ongoing investigation into Julia’s disappearance, unverified details have surfaced in media reports, indicating that authorities have treated Julia’s family as suspects.

Julia’s daughter, Jeannette Troncoso, has been subjected to particularly extreme harassment. A large deployment of police and staff from the prosecutor’s office forcefully raided her home seven times. In one incident, a police officer interrogated her in the presence of the local prosecutor. In later testimony published by the IACHR resolution, Jeanette described how the officer’s questions rapidly turned into an aggressive inquisition, with her interrogators accusing her husband of murdering Julia and Jeanette of being complicit.¹²⁴

“My sister and brother’s home has been searched as if they had something to hide, and this has diverted attention away from

investigating the actual perpetrators. We have provided the police with information, videos, audio materials, all pointing to the involvement of certain people.

“It is hard to understand what we might have done that merits this treatment. And it has resulted in the waste of precious time over the first months, where a lot more progress could have been made.”¹²⁵

This has fuelled a narrative that Julia’s family were somehow behind her disappearance. Her family and lawyer have called on the Supreme Court to review the police approach and stop treating them as suspects. Like so many defender cases, the legal system that should have been there to help was instead turned against them.¹²⁷

Julia’s case is not an isolated incident. For years, violence against the Mapuche peoples has been rife. Between 2012 and 2024, Global Witness documented the murder or disappearance of five defenders in Chile – four of whom were Mapuches. Chilean state forces allegedly murdered at least two of them.¹²⁸ Over the past decade, several other Mapuche land defenders have been found dead in suspicious circumstances. These deaths are often inadequately investigated and quickly brushed aside.¹²⁹

Other forms of violence against land and environmental defenders in Chile are also pervasive, including criminalisation through anti-terrorist laws, harassment, threats and false accusations.¹³⁰



We have been treated like the perpetrators rather than the victims. This excruciatingly hard thing has happened at the heart of our family, yet the investigations have been focused on us. We’re suspects¹²⁵

Pablo San Martín



The Mapuches' struggle for land rights

Known as “people of the earth”, the Mapuche are the largest Indigenous group in Chile, with almost 1.8 million people, and are also present in Argentina.¹³¹ Like other Indigenous Peoples across the world, government failure to address historic landgrabs and affirm their rights has left them struggling to secure tenure over their ancestral lands.¹³²

Alongside Uruguay, Chile is one of the only countries in Latin America whose constitution does not recognise Indigenous Peoples and their individual and collective rights.¹³³

Following years of dispossession, the Mapuche have a long history of fiercely defending their rights to ancestral land, bringing them into conflict with the Chilean state. For decades, relationships between Mapuches and the state have been fraught with periods of heavy-handed policing and the militarisation of Mapuche lands.¹³⁴

In recent years, the tightening grip of large-scale construction and logging concessions within Mapuche territories has intensified the conflict over land. As a result, a minority of Mapuche groups have been radicalised and have resorted to violence.¹³⁵

In response, President Gabriel Boric declared a controversial constitutional state of exception – similar to a state of emergency – in 2022, allowing him to increase the deployment of military forces on Mapuche lands across southern Chile. A year after the declaration, Boric established a Presidential Commission for Peace and Understanding to help find a long-term solution to the land conflict.¹³⁶

In May 2025, the Commission published a report highlighting the need for justice, recognition and reparation for the Mapuche people.¹³⁷ The report doesn't, however, clearly mention Indigenous communities' crucial role as guardians of land or propose protection mechanisms for land and environmental defenders. As it stands, this represents a missed opportunity to mark the start of a new era in Chile.

In a promising move, however, President Boric announced a new bill to recognise Indigenous Peoples in the Chilean Constitution in June 2025.¹³⁸

The dangers of reclaiming ancestral lands

By the time she disappeared, Julia and her community had spent years attempting to reclaim ancestral lands in Máfil – an arduous process, with mixed success.

In 2014, Julia applied for legal recognition for her Indigenous community with the Indigenous Development National Corporation (CONADI) and started the process of reclaiming a 900-hectare area known as Reserva Cora Número Uno-A – or Reserva Cora.¹³⁹

Prior to this, the rights to Reserva Cora had passed through several hands. CONADI had previously awarded the land to another Mapuche community, Blanco Lepin, in 2011 – despite them living in a different region.¹⁴⁰ At the time, it was listed as property of a local businessman, Juan Carlos Morstadt, owner of several forestry, agriculture and livestock companies. Blanco Lepin began the process of buying the land from Morstadt, but the sale became marred with irregularities.¹⁴¹ CONADI appears to have later transferred over USD \$1 million for the property, according to an investigation by *Resumen Latino Americo*.¹⁴²

Morstadt is alleged to have rescinded on his contractual obligations and provided false information to Blanco Lepin about the quality and size of the land. As a result, the community requested an annulment of the sales contract and filed a complaint against him.¹⁴³

After Blanco Lepin left in 2015, Julia moved to Reserva Cora and took over the land on behalf of her community. Julia believed that local businessmen, including Morstadt, wanted to get hold of the reserve again to log and sell the timber.¹⁵⁰ According to her family, she was determined to protect it – and the flora and fauna within it.¹⁵¹

A few years later, the harassment started.¹⁵²

“Morstadt offered my mum money to leave on several occasions, but she always refused to accept it,” recalls Pablo. The pressure kept

piling on. Before her disappearance, Julia told her family she felt increasingly coerced to leave Reserva Cora. She told them: “If something happens to me, you know who it was.”¹⁵³ According to Julia's family, Morstadt had threatened her and other community members numerous times. There has to date been no evidence to link Morstadt directly with Julia's disappearance.

Julia also told her family that Morstadt warned her of his power and influence in the broader community and suggested he was the reason CONADI did not support her. She saw this as an attempt to deter her from seeking support from local authorities.¹⁵⁴

In 2017, Morstadt legally took over Reserva Cora again. But CONADI never informed Julia or her community. This highly questionable process saw Morstadt keep the land allegedly without paying CONADI a penny.¹⁵⁵

For Indigenous communities like Julia's, securing land tenure, including collective tenure, is essential: land means livelihoods, food security, self-determination, cultural identity and environmental protection. But Julia's experience demonstrates how Indigenous Peoples are forced to confront unpredictable challenges as they attempt to reclaim their ancestral lands – often with dangerous consequences.

In 2023 and 2024, campaign group Escazú Ahora documented 82 rights violations against 47 land and environmental defenders in Chile. The level of physical attacks has tripled between 2023 and 2024 including murder attempts and physical assaults.¹⁵⁶ Almost 40% of the threats and more than 90% of physical attacks in 2024 were directed at forest defenders. Just over 70% of the registered cases in 2024 involved women, with nearly half of all cases including physically assault – many victims were attacked multiple times in various ways, including violence against their children.¹⁵⁷

2010

After several years of requesting ancestral land rights from CONADI, Mapuche community Blanco Lepin are offered land in the Los Ríos region – despite them living in a different region.¹⁴⁴

2011

On 30 June 2011, CONADI approves the purchase of Reserva Cora by the Blanco Lepin community – one month before Juan Carlos Morstadt buys the land from Scotiabank.¹⁴⁵ CONADI later transfers over USD \$1 million for the property according to an investigation by *Resumen Latino Americo*.

2013

In 2013, Blanco Lepin sues CONADI, Morstadt and Scotiabank, citing irregularities with the sale, including a lack of transparency on access to critical water sources, issues with demarcating the land, and inaccurate information regarding access to schools and basic amenities.¹⁴⁶ Blanco Lepin eventually abandon the land.

2014

In 2014, CONADI recognises the Putreguel Indigenous Community in the Los Ríos region, with Julia as its named president and legal representative.

2015

In 2015, Julia moves to Reserva Cora, believing that CONADI would award the recognised ancestral territory to her Indigenous community.¹⁴⁷

2017

In 2017, the Supreme Court rules against Morstadt and orders him to return the money from the land sale. However, Morstadt allegedly ignores the order and keeps the money and the land. CONADI withdraw from the legal process.¹⁴⁸

2018-2023

Julia reports a number of incidents of harassment and violence, including a hit-and-run attack and the cutting of a support structure of a bridge she regularly crossed.¹⁴⁹

2024

In 2024, Julia disappears.

2025

The Inter-American Commission on Human Rights (IACHR) grants precautionary measures to Julia, urging the Chilean state to take urgent action and expressing concern over the lack of progress in the investigation into her disappearance.



My mum had the courage of building this community, she brought us all together to fight for our rights to our ancestral lands. Some turned against her because she sought the common good rather than private gains

Pablo San Martín¹⁶⁰



Julia's son, Pablo Marcelo San Martín Chuñil, points out areas of land near his mother's home which have been cleared by logging companies. Tamara Merino / Global Witness



Right: The remains of Julia's horse, which the family suspects was poisoned, lie near their home. Since her disappearance, Julia's family have been exposed to threats and intimidation. Below: Lisette Sánchez, lights a candle to honour her grandmother, Julia Chuñil, a Mapuche defender who has been missing since November 2024. Tamara Merino / Global Witness



The path ahead: Justice for Julia

Since her disappearance, Julia's family has pursued every possible avenue to find her, exposing them to continued threats and intimidation. In April 2025, her family denounced attacks on animals at Julia's home: a pig was found dead with gunshot wounds beside the body of her horse, which the family suspects was poisoned.¹⁵⁸

"My siblings and I had agreed on the phone to auction those two animals to be able to cover the legal costs," explains Pablo. "A few days after our conversations, the animals were found dead. To us, this is not only an intimidatory tactic. It is, above all, a deliberate attempt to prevent us from fighting this case in court by stifling us financially. This all feels like a setup."¹⁵⁹

And yet, Julia's family has no intention of ending their quest for justice.

"All we are asking for is a full, fair investigation to take place. It's been almost a year since she disappeared and we're still in the dark about what happened. We want those behind this to be identified and charged," Pablo concludes.¹⁶¹

In July 2025, the Inter-American Commission on Human Rights (IACHR) granted precautionary measures to Julia, urging the Chilean state to take urgent action due to the risk of irreparable harm and expressing concern over the lack of progress. The commission called on the state to intensify its efforts to find Julia, investigate the events surrounding her disappearance, and keep her family informed.¹⁶²

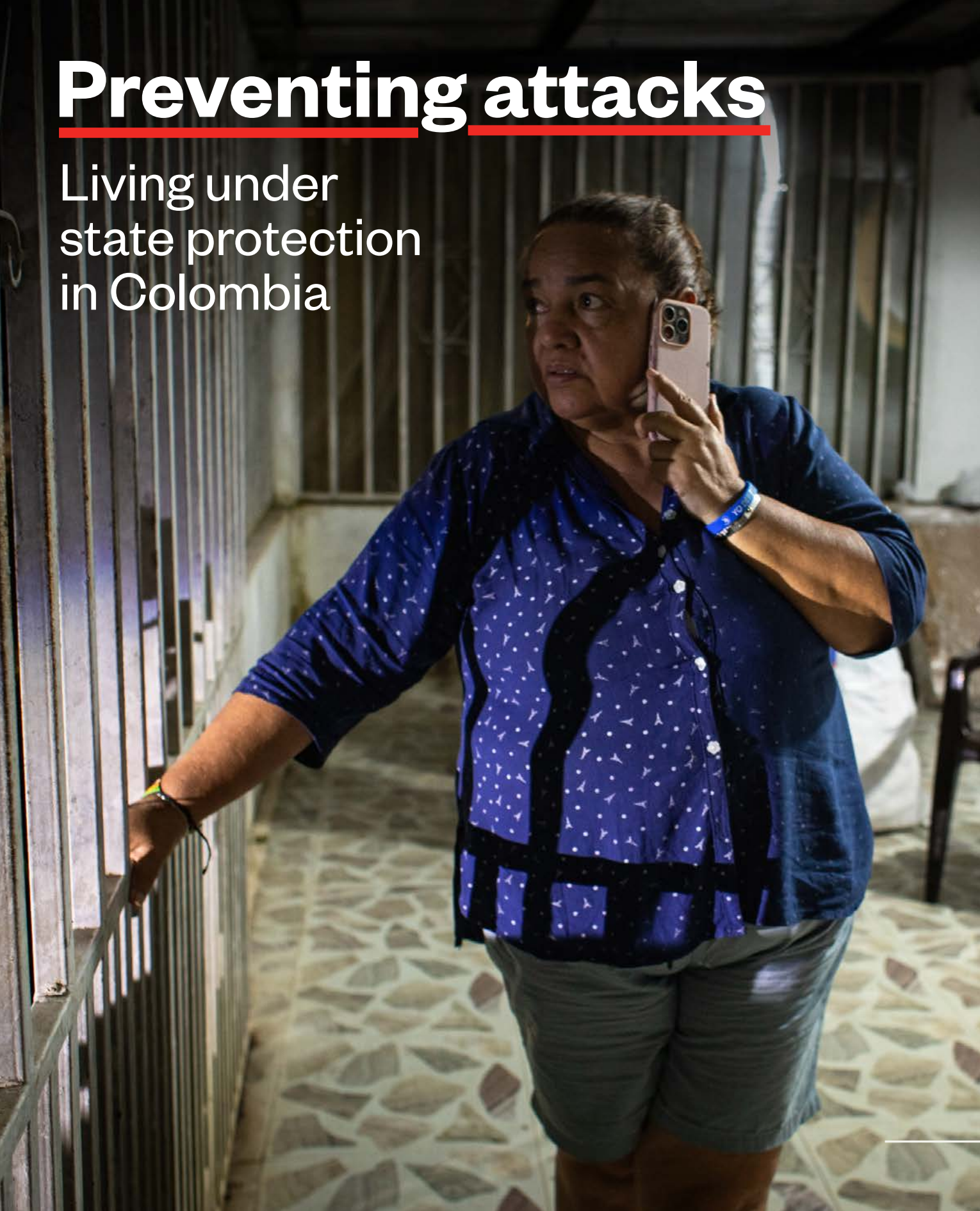
Defender recommendations

Chilean organisation, Escazú Ahora Chile, calls on the Chilean state to:

- Adopt urgent, effective and coordinated measures to accelerate the investigation into Julia Chuñil's disappearance. The state must officially recognise her work as a land and environmental defender, working to protect native forests, ancestral territories and her community's rights. This should be considered across all lines of investigation, search efforts and investigations into previous alleged harassment in line with Article 9 of the Escazú Agreement – requiring parties to take appropriate, effective and timely measures to prevent, investigate and punish attacks, threats or intimidation against defenders.
- End the militarisation of Indigenous territories via the use of "state of emergency" measures and public order functions, which restrict Indigenous Peoples' and defenders' freedom of movement, association and protest. Failure to do so violates the fundamental rights of rural communities, Indigenous Peoples, and land and environmental defenders – and increases the risks they face.
- Cease involvement in transactions, agreements or processes for the purchase or sale of Indigenous lands with any individuals or entities under investigation for harms against defenders or acts of public corruption. This will ensure CONADI's agreements with external parties are transparent and can be adequately scrutinised.
- Support the draft congressional law 16886-12 regulating the protection of nature and human rights defenders. The proposed law recognises and provides comprehensive protection to land and environmental defenders, ensuring a safe and enabling environment without fear of reprisals. It also establishes clear sanctions against perpetrators.
- Establish a national protection system guaranteeing specialised legal and psychosocial support, as well as ensuring open and transparent communication with both individual defenders and organisations. This must provide rapid emergency response, be free of bureaucratic obstacles and founded in principles of equity and accessibility, and be culturally sensitive – building on the lived experiences of defenders. Any protection system must have adequate human and financial resources.

Preventing attacks

Living under state protection in Colombia

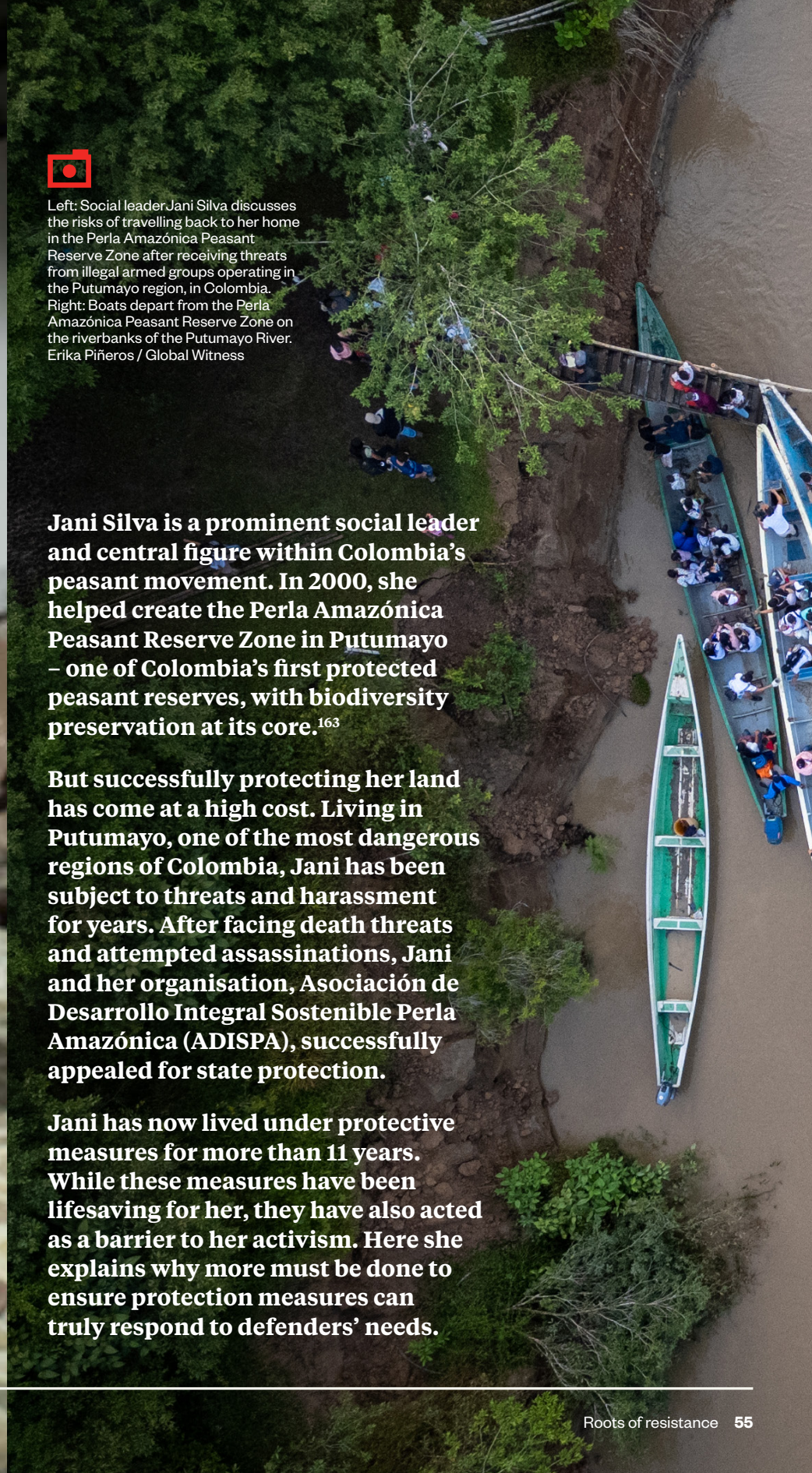


Left: Social leader Jani Silva discusses the risks of travelling back to her home in the Perla Amazónica Peasant Reserve Zone after receiving threats from illegal armed groups operating in the Putumayo region, in Colombia. Right: Boats depart from the Perla Amazónica Peasant Reserve Zone on the riverbanks of the Putumayo River. Erika Piñeros / Global Witness

Jani Silva is a prominent social leader and central figure within Colombia's peasant movement. In 2000, she helped create the Perla Amazónica Peasant Reserve Zone in Putumayo – one of Colombia's first protected peasant reserves, with biodiversity preservation at its core.¹⁶³

But successfully protecting her land has come at a high cost. Living in Putumayo, one of the most dangerous regions of Colombia, Jani has been subject to threats and harassment for years. After facing death threats and attempted assassinations, Jani and her organisation, Asociación de Desarrollo Integral Sostenible Perla Amazónica (ADISPA), successfully appealed for state protection.

Jani has now lived under protective measures for more than 11 years. While these measures have been lifesaving for her, they have also acted as a barrier to her activism. Here she explains why more must be done to ensure protection measures can truly respond to defenders' needs.





For years, I have been relentlessly threatened, intimidated and followed. So much so that I have been forced to temporarily relocate numerous times, including after learning of a plot to assassinate me¹⁶⁴

Jani Silva



I know I'm not alone facing such extreme threats. At least 22 defenders have been murdered or disappeared in my region of Putumayo since 2015, according to Global Witness. But in Putumayo, extractivism and militarisation go hand in hand.

Over the years, we've found ourselves caught in a battleground where control over land and resources is the goal. I have long resisted the intrusion of mining and oil companies, as well as armed groups seeking to control our territories and drug corridors in the southwest of Colombia.

Their iron grip has affected us all. Illegal roadblocks have sprung up, enforced curfews have kept us hostage, and violence has become rife – particularly against any social leaders who dare to speak out. All this to see off rivals and maintain territorial control over coca-growing areas, which fuel a rampant drug trade across the border to Ecuador and Brazil.¹⁶⁵

Colombia has enormous land inequality, with over 80% of productive land in the hands of the wealthy few.¹⁶⁶ But we have a different relationship with the land and forest. There

is no place for unfettered expansion by corporate and illicit groups driven by greed. Rather than rows of monocrops, we want to see diversity born through sustainable living and respect for the natural world. This is our philosophy and way of life.

The need for protection in the Perla Amazónica Peasant Reserve

Our territory is everything. It's where we live; it feeds and sustains us. Together with 600 other families at the Perla Amazónica Peasant Reserve Zone, we collectively manage our lands, develop our own local economies, and ultimately bring peace and social justice to some of the most violent regions of our country.¹⁶⁷

This was one of our objectives in establishing the reserve all those years ago. We wanted to secure our rights as a peasant community over the land – which for generations has not been fairly recognised by the Colombian government.¹⁶⁸



Above: In 2000, Jani Silva helped create the Perla Amazónica Peasant Reserve Zone in Putumayo – one of Colombia's first protected peasant reserves. Right: Jani returns by boat after visiting her community on reserve. After several threats to her life and being permanently displaced, her trips home are fleeting and monitored to ensure her safety. Erika Piñeros / Global Witness





Right: A Colombian soldier stands next to a crude oil spill in Puerto Asís, Putumayo. César Mariño García / Pacific Press / LightRocket via Getty Images. Below: Campesino leader Jani Silva and her bodyguards get off the boat after a trip to visit Jani's community at the Perla Amazónica peasant reserve. Erika Piñeros / Global Witness



Drivers of violence

After decades of armed conflict, which has claimed the lives of at least half a million people, the Colombian government and the Revolutionary Armed Forces of Colombia (FARC) signed a peace agreement in 2016.¹⁶⁹ Central to the agreement was finding a solution to illegal crop production and drug trafficking, a key driver of violence and symptom of poverty, institutional weakness and active criminal organisations.¹⁷⁰

In 2017, following the signing of the peace agreement, the Illicit Crop Substitution Programme (PNIS) was established. It aimed

to encourage farmers and communities to voluntarily replace coca plantations with other crops, driving structural transformation.¹⁷¹ Between 2016 and 2018, the Colombian government signed collective substitution agreements with more than 180,000 families, though only 1.5% of them have received all the promised support.¹⁷² For many communities, coca cultivation remains one of the only viable ways to make a living.

Transitioning away from coca plantations is one of the largest challenges Colombia faces. It is also an essential step towards peace, environmental protection and development.

Colombia's flawed protection mechanisms

National and subnational protection mechanisms are among the most important tools states can provide for at-risk land and environmental defenders around the world.

They vary from country to country, with measures ranging from equipment like bulletproof vests, phones, vehicles, bodyguards and security cameras to the emergency provision of temporary or permanent relocation.¹⁷⁶ These measures can be granted to individuals or groups. Group provision is rare but crucial, as defenders' work is typically collective and requires collective-focused solutions.

Many of the countries with the highest numbers of documented killings and disappearances – including Colombia, Brazil, Mexico and Honduras – now have state mechanisms to protect defenders from the worst reprisals.¹⁷⁷ But while they are a safeguard for many, these measures are far from infallible.

Home to the highest number of documented murders and disappearances of defenders globally since 2012, Colombia has the most extensive protection mechanism in the world.

According to 2025 government data, it supports more than 15,000 people and over 300 communities, with a fleet of 5,200 vehicles, 3,040 of which are armoured.¹⁷⁸

Colombia's National Protection Unit (NPU) was founded in 2011 to safeguard people at extreme risk.¹⁷⁹ In 2024 alone, the NPU granted protection to over 4,000 human rights defenders, and provided 321 groups with collective protection measures. These sky-high figures represent just 31% of all requests received.¹⁸⁰

Many defenders saw their protection measures terminated or reduced last year – despite many remaining at high risk – in an effort to reduce costs. This increases pressure on recipients to continuously report on incidents to prove their risk level, or risk losing state support. In 2024, five defenders who had requested or were under protection were murdered.¹⁸¹

Colombian organisation Programa Somos Defensores has identified the key aspects of protection mechanisms that urgently need reviewing. These include the lack of effective inter-institutional coordination, delays with implementation and the need to evaluate their effectiveness.¹⁸²

Illegal armed groups are not the only problem for us in Perla Amazónica. Foreign fossil fuel giants – like Amerisur Exploración Colombia Limitada, a Colombian subsidiary of UK-headquartered Amerisur Resources – have sought to drill oil from the reserve. In 2009, Amerisur Exploración Colombia Limitada secured a license to exploit 55 oil wells in our territory, before selling it to GeoPark Limited – a Chilean oil company.¹⁷³

Speaking out has made me the target of multiple assassination attempts.¹⁷⁴ And threats continue – the most recent only a few months ago, when I received an anonymous phone call threatening to blow up the van that the NPU gave our community as part of our collective measures.¹⁷⁵

Despite the challenges, protection measures have been essential for us to continue our work. To secure them, our struggle has to become more visible, drawing national attention to the dangers we face and the root of our struggles: gaining rights to our land and protecting everything within it.

Having gone through the system, I have seen first-hand how measures need to adapt to the realities that defenders face, reflecting the diversity of our needs. Too often they are conceived in cities by people who know little about our realities.

After six months of requesting, persuading and waiting, the Colombian government finally granted me basic protection measures in 2014: a bulletproof vest and a mobile phone. I remember the vest was too small and, in the Putumayo heat, impossible to wear. I was grateful, but it was a symbolic gesture – one that would not keep me safe.

It was really when the National Protection Unit (NPU) gave me a travel subsidy that I felt the measures became more responsive to my needs. At this point, threats were more frequent, so the subsidy allowed me to react quickly in emergency situations and hire vehicles and boats when I needed to relocate.

Day to day, however, there have been real challenges. Vehicles need constant maintenance and expensive fuel costs often come out of my own pocket. Costing on average of around USD\$100 per day to run, this is a huge expense when the monthly minimum wage in Colombia is just over USD \$350 per month.

I also feel watched constantly. I have had two bodyguards for years – the NPU assigned them to me as an additional protection measure. They are with me wherever I go, and we travel in an armoured car. I also have security cameras at my house, and the police are supposed to check in on me regularly. The lack of privacy for me and my family takes its toll. It takes a long time to build trust, and I often have little say in who is assigned to protect me. In addition, I have had mixed experiences with bodyguards, with some more reliable than others.

The most taxing part is the constant reporting. Earlier this year, I found out that the NPU wanted to withdraw my protection measures, as they claimed there had not been any recent “victimising events.” I often do not report every security incident, as doing so involves contacting the Attorney General’s office and making lots of statements that rarely lead to any results. It was only because someone at the UN shared documentation on a recent incident that the measures remain. More recently I have asked my bodyguards to report everything directly to the NPU.

Being away from my community has made everything harder. Challenging corporations and illicit actors is hard enough. Having to do that far from my community while consistently watching my back is emotionally draining. I miss the tranquillity, the fresh air, being surrounded by nature. I also miss my neighbours – people who are attached to the land, as I am. They have also been harassed and threatened.

Following attacks against my organisation – the Asociación de Desarrollo Integral Sostenible Perla Amazónica (ADISPA) – the government also granted us collective protection measures. These include access to a boat for emergencies.



Right: Jani Silva travels in an armour vehicle provided by the Colombian Protection Unit (UNP) with her bodyguards. While travel subsidies are important protection mechanisms, Jani struggles to cover the maintenance and fuel costs of the vehicles provided. Below: Jani Silva’s son, Edwin Rengifo Silva, checks on the bees at the meliponary in Perla Amazónica Peasant Reserve Zone in Colombia. Erika Pineros / Global Witness





The process of getting them protection presented an even greater challenge, because the NPU tends to only consider the risks of people in a leadership position. This shows that the authorities often misunderstand the collective nature of land and environmental protection: in Putumayo, an area of armed conflict, the risks apply to everyone.

If government officials left the cities and came to us to make their assessments, they would see for themselves the threats we face and design measures that work with our lived realities. An effective protection mechanism should meet defenders where they are – emotionally and geographically.



I am grateful for the measures ADISPA and I have been granted. But even with them in place, tensions remain. How safe can you really be when you know powerful people want you dead?



Asociación de Desarrollo Integral Sostenible Perla Amazónica (ADISPA) works with around 600 families at the Perla Amazónica Peasant Reserve Zone to collectively manage the land and develop local economies, while preserving the area's biodiversity. Erika Pineros / Global Witness

Defender recommendations

Colombian organisation, Programa Somos Defensores, calls on the Colombian state to:

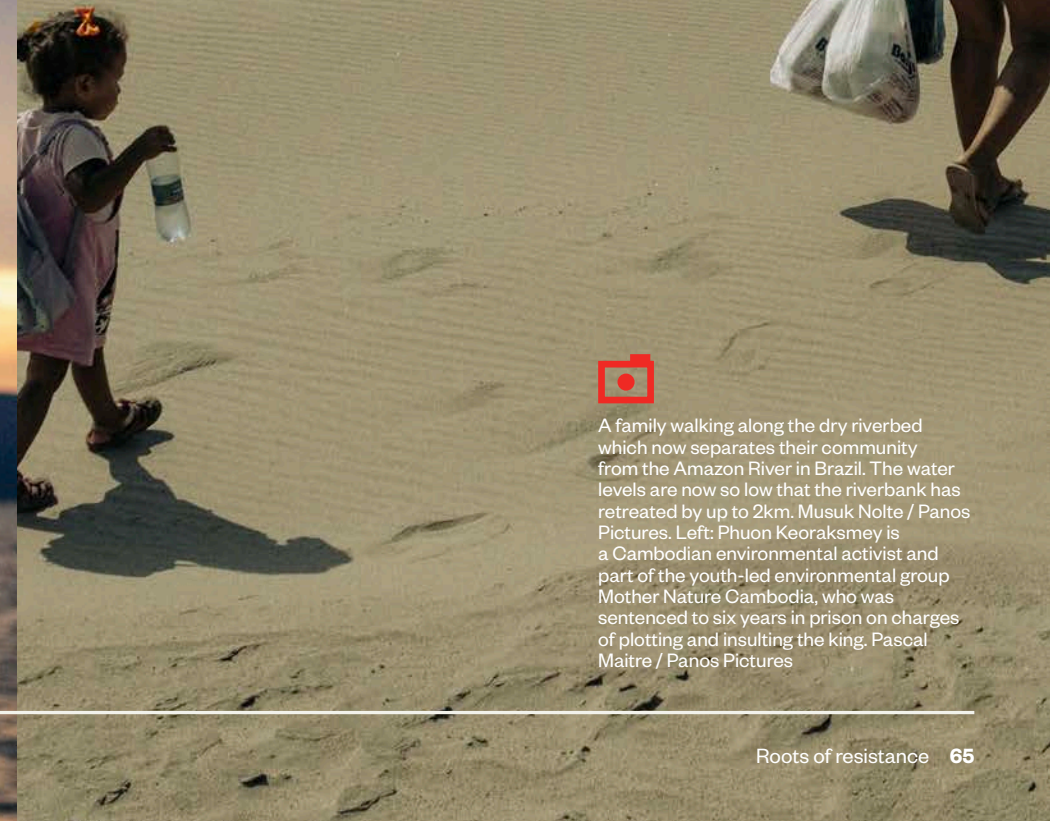
- Implement the 2016 peace agreement, in particular its provisions for rural reform and finding long-term alternatives to coca crops. Continue to pursue peace processes with all active armed groups.
- Present its plans to implement the Escazú Agreement, with the active participation of civil society at every stage.
- Fully comply with the 2023 Constitutional Court in Ruling 546, which declared an Unconstitutional State of Affairs due to ongoing violence and violation of rights, including state failure to uphold the fundamental rights of human rights defenders and social leaders.
- Adopt and implement the public policy on human rights defenders agreed in collaboration with civil society organisations, providing the funding and resources needed to do so.
- Urgently transform NPU's protection model, prioritising collective protection and recognising communities' own self-protection mechanisms.
- Along with local authorities, recognise and adopt the recommendations issued by the Ombudsman's Office to prevent alerted risks from materialising and protect defenders and community leaders in a timely manner.

Breaking the cycle

Resistance and reprisals



Every year, hundreds of defenders around the world are killed or disappeared for speaking out to protect their homes, lands and communities. They are often driven to action after government, corporate or illicit actors have sought to acquire, control and exploit land, natural resources and the environment. As this pressure intensifies, those who seek to protect or rely on the land or environment are forced to take a stand. In doing so, they become defenders – but often not by choice.



A family walking along the dry riverbed which now separates their community from the Amazon River in Brazil. The water levels are now so low that the riverbank has retreated by up to 2km. Musuk Nolte / Panos Pictures. Left: Phuon Keoraksmei is a Cambodian environmental activist and part of the youth-led environmental group Mother Nature Cambodia, who was sentenced to six years in prison on charges of plotting and insulting the king. Pascal Maitre / Panos Pictures

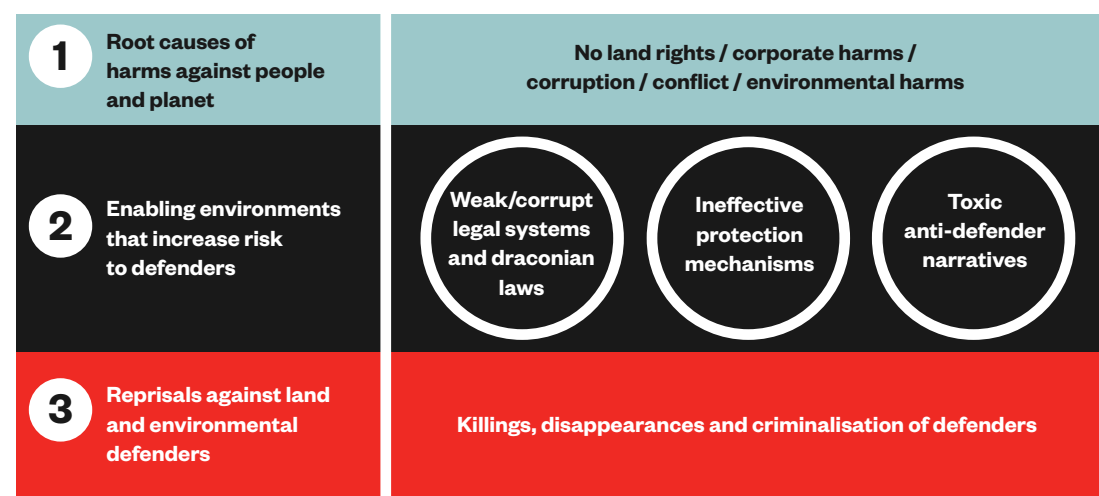
Once someone becomes a defender, many find the wider political, social and legal environments stacked against them. Many live and work in contexts that expose them to increased risk. With weak state protection, legal systems that fuel impunity – or actively target them – and toxic narratives spread to undermine their efforts, defenders are at high risk.

That is why they continue to be killed or disappeared – with many more criminalised, attacked and silenced in other ways, as this report documents.

We see how various drivers force people to speak out for their rights, how the current system fails them and empowers their attackers – and the violence that results.

To break this cycle, and end the killings, disappearances and attacks, we need a new system that reinforces – rather than undermines – defender protection at every level. This means tackling the problem’s structural roots. Only then will the violence stop.

The current system is failing defenders



The proposed system to support defenders



1 Root causes of harms against people and planet

Land inequality: Access to land and territory, and conflicts over its control and use, are central issues in most countries where land and environmental defenders face threats. Land inequality is connected to many political and social injustices. It is also linked to wider global crises including the erosion of democracy and the climate and biodiversity crises. These drivers, often driven by political decision-making and the pursuit of profit, squeeze rural communities or force them off their land altogether – while wealth and power is increasingly concentrated in the hands of a few. Corporate interests and political elites are the winners, while smallholder farmers, Indigenous Peoples, women, and landless and traditional rural communities face increased discrimination, oppression and dispossession.

Environmental harms: The world is grappling with a host of environmental crises – from climate change-induced disasters to biodiversity loss to pollution. These crises largely result from the extraction of natural resources by governments, big business and illicit actors in the pursuit of profit. This exploitation can take many forms, including illegal wildlife trafficking, logging, fishing, mining and large-scale agriculture – much of which can result in pollution of the land, water and air.

When communities’ rights are not recognised or respected, an area’s ecosystems, natural resources and broader environment are at risk of being exploited, harmed or destroyed by corporations or states – with potential climatic consequences.

Corporate harms and impunity: For decades, businesses have profited from human rights abuses and destructive practices that have harmed the planet and destroyed the lives and livelihoods of those who have tried to stop them. Our current global economic system relies on the extraction of natural resources and exploitation of land by profit-driven corporations. The race for profit frequently sees companies conduct large-scale extraction projects without conducting adequate due diligence, respecting land rights, or involving communities in decision-making. Violence is often the result. The depletion of natural resources and loss of livelihoods can spark community disputes, while those who speak out against irresponsible business practices are often stigmatised, harassed or criminalised.

Corruption: The rising demand for food, fuel and commodities has seen an intense scramble for land for mining, logging, agribusiness and infrastructure projects over the past decade. Corporations,

foreign investment funds, state officials and the governments of wealthy yet resource-poor countries collude in this land grab, harming local communities, who are rarely consulted or compensated. When land and environmental defenders speak out or seek redress, they often face a brick wall of corruption. This ranges from corrupt judges hearing defender complaints to police and local authorities being bribed to threaten, intimidate or even arrest community members for taking a stand.

Conflict: For land and environmental defenders, conflict poses an insurmountable challenge as it takes prominence over any attempt to do their work. Across war zones, destruction, violence and mass displacement tear defenders away from their communities and the land they protect. Armed groups, illicit criminal gangs or even state forces often target defenders in conflict zones, seeing them as obstacles to economic interests like mining, logging, or agribusiness. The breakdowns in legal systems in conflict zones makes it harder for defenders and their communities to report abuses or seek protection – and weakens traditional knowledge systems and environmental protection efforts.

2 Enabling environments that increase risk to defenders

Lack of state protection:

In standing up for their rights, defenders often face risks. States have a duty to intervene and ensure defenders are protected. While far from perfect, protection mechanisms are a crucial lifeline for defenders, as Chapter Four shows. They not only prevent imminent violence but can act as a deterrent for future attacks.

Weak legal systems: Legal systems the world over are failing defenders in multiple ways. Defenders speaking out for justice, remedy and their communities' rights often have to work within inadequate, under-resourced and sometimes corrupt legal systems. State failures to establish strong institutions, provide access to information or tackle corruption mean that environmental and human rights laws and regulations are often weakly enforced

– severely hampering the chances of slowing climate change, reducing pollution and preventing biodiversity loss. At the same time, those who attack defenders are rarely brought to justice, as legal systems fail to properly investigate or prosecute the perpetrators – creating a state of impunity that fuels further violence.

Toxic narratives: Toxic narratives about defenders are pervasive, undermining the ability of both individuals and organisations to operate safely and effectively. Many defenders are labelled as anti-development, while others face more sinister accusations – of being criminal gang members, guerrillas, terrorists or threats to national security. Authorities and companies target defenders and their communities with deliberate smear campaigns and strategic litigation (SLAPP suits)

– both on and offline – deceiving the public about the hardships they face and the positive role they play. This undermines their work and can contribute to public and institutional tolerance of attacks against them.

Poor protection and justice systems fail to keep defenders safe. In the UK, for example, toxic narratives about environmental protestors are rife. This makes it easier for the authorities to criminalise defenders, as the public becomes willing to accept draconian laws and harsh sentences – setting a dangerous precedent for the repression of peaceful process worldwide. Globally, environmental defenders of all kinds – including academics working on climate change – also face hateful abuse.

Download our *Toxic platforms, broken planet* report: globalwitness.org/toxic-platforms



Demonstrators gather in Bolivar square in Bogota, to commemorate murdered social leaders and peace signatories killed in Colombia. Sebastian Barros/ Long Visual Press/ Universal Images Group via Getty Images



3 Reprisals against land and environmental defenders

Killings, disappearances and non-lethal attacks:

This report documents the names of the 146 defenders killed or subjected to long-term disappearance globally during 2024. These figures bring the total to at least 2,253 people between 2012-2024. But many more have been abducted, harassed, threatened, intimidated and subjected to abuse. These attacks take many forms, happen both on and offline, and continue to this day.

Criminalisation:

Criminalisation is now the most common tactic to silence defenders, according to UN experts. Worldwide, existing laws – from tax evasion laws to anti-terror legislation – are being increasingly weaponised against individuals and organisations working to uphold fundamental human rights. Laws can also impose hefty administrative requirements or funding limits on civil society groups, which divert human and financial resources from the issues they work on. The introduction of new laws – specially designed by states to target protestors – has accelerated in recent years, resulting in crackdowns on climate, environmental and land rights. In the UK, nearly 7,000 climate protesters have been arrested since 2019, with around 60%



percent of them charged, according to Freedom of Information disclosures by the Metropolitan Police. Between 2018 and 2024, 341 defenders across Indonesia, India, the Philippines and Vietnam faced detention, according to Global Witness. Set against the backdrop of shrinking civic space, this sends a chilling message: states will not protect those who stand up for their rights or the rights of others – instead, they are turning the law against them.

Download our *Perverting justice* report: globalwitness.org/criminalisation-in-asia



Jonila Castro was advocating for coastal communities opposing reclamation activities in Manila Bay when she vanished alongside her colleague in September 2023 near the capital, Manila. Raffy Lerma / Global Witness

Recommendations

How states and businesses
can better protect defenders



Left: Severe pollution at Lake Amatitlan is impacting communities that rely on fishing and tourism. Adri Salido / Getty Images. Right: Pablo Martin Chuñil rests his hand on a tree outside the place where his mother, Julia Chuñil, a Mapuche defender, was last seen. Tamara Merino / Global Witness.



After the decade and more that Global Witness has documented killings and disappearances, land and environmental defenders remain at risk.

Rising demand for food, fuel and commodities has seen land grabs surge for benefiting industries like mining, logging, agribusiness and infrastructure projects, with local communities rarely consulted or adequately compensated.

While structural transformation is underway via new laws and binding instruments, significant opposition exists. For example, the EU's Corporate Sustainability Due Diligence Directive was agreed in 2024 but was later reopened due to political pushback and corporate lobbying in February 2025.¹⁸³

Meanwhile, the UN Binding Treaty on Business and Human Rights, which aims to create a legally binding international instrument to regulate the human rights impacts of transnational corporations and other businesses, has been in development since 2014 – and has been slow to progress.

Existing treaties and mechanisms – such as the Escazú Agreement, the Aarhus Convention, UN Special Rapporteur procedures and the UN Declaration on Human Rights Defenders – all recognise the critical role defenders play and the dangers they face. But they continue to be insufficient. Not only do states lack the political will and fail to effectively implement them, the treaties and mechanisms are also too technical and hard to navigate, and their value or even existence is largely unknown to communities and civil society organisations.

Protecting a landmark EU law on corporate accountability

The EU Corporate Sustainability Due Diligence Directive (CSDDD) has the potential to significantly enhance corporate accountability. However, a meaningful regulatory framework for large companies is being threatened by concerted, persistent political opposition and corporate lobbying.

The directive was initially agreed in 2024 but was reopened for renegotiation in February 2025.¹⁸⁴ The outcome of this renegotiation process will be crucial in determining whether the directive can still effectively fulfil its intended objectives of obliging companies to prevent environmental harm and human rights violations and hold them accountable when they fail to do so.

At present, it faces proposed amendments that would strip away critical provisions. These include the obligation for large corporations to actively confront climate change, as well as the mechanism enabling communities worldwide to seek justice in European courts for human rights abuses perpetrated by companies outside the EU.¹⁸⁵

Both states and businesses need to systematically identify, prevent, document, mitigate and remedy human rights and environmental harms they cause or contribute to via their operations or business relationships.

In this context, states should:

1. Tackle the drivers of harms against defenders by protecting land and environmental rights:

- States must guarantee the land rights of rural communities and Indigenous Peoples through comprehensive land reforms that redistribute land and promote fairer land ownership. This should involve all government and business projects securing the free, prior and informed consent of affected Indigenous and traditional communities through meaningful consultation. This is stipulated in the UN Declaration on the Rights of Indigenous Peoples, The Indigenous and Tribal Peoples Convention (ILO Convention 169) and the UN Voluntary Guidelines on the Responsible Governance of Tenure of Land, Fisheries and Forests.¹⁸⁶ Women's rights must also be at the heart of this process, so they have access to land and are recognised as rightful landowners.

- Existing international and regional agreements with provisions to protect defenders' traditional knowledge and practices and uphold their rights should be ratified and implemented by states. This includes the ILO Convention 169 and the Convention on Biological Diversity (CBD), specifically Article 8(j) on "Traditional Knowledge, Innovations and Practices".¹⁸⁷

2. Establish strong and binding legal frameworks on business and human rights:

- States must fulfil their duty to protect human rights by creating, supporting and implementing robust, mandatory legislation that holds companies and financial institutions legally accountable for human rights abuses and environmental harm across their global operations and value chains. Companies' voluntary commitments have proven insufficient, so binding legislation is needed to close governance gaps, deter abuse and ensure victims have access to justice. Corporate accountability laws must uphold the standards set out in the UN Guiding Principles on Business and Human Rights.¹⁸⁸

3. Guarantee the recognition and protection of defenders and their communities:

- States must commit to and uphold international standards for the recognition and protection of defenders. Through meaningful consultation with civil society, they should create public policies on defenders that include specific protection measures, considering both the individual and collective needs of at-risk defenders. These measures should address the drivers of harms and enablers of violence, be transparent, prevent "revictimisation" and avoid instituting militarised responses.

- States should draft and implement guidelines to help public officials avoid stigmatising defenders, and to mainstream best practices to safeguard human rights across departments and embassies. The EU, US, Canada, UK and other missions must regularly check their embassy staff are implementing existing human rights guidelines, and where necessary train them how to do so. Where guidance is weak or non-existent, it should be updated or created with robust human rights provisions developed in consultation with civil society.

4. Adopt international and regional declarations, frameworks and mechanisms that protect defenders:

In full coordination with civil society representatives, states should sign up to and implement international treaties containing provisions to protect human rights and land and environmental defenders.

- Latin American and Caribbean states should sign up to and ratify the Escazú Agreement. Existing signatories should commit the required resources and political support for its implementation. This includes commitments to develop national plans to implement the Escazú Action Plan for Human Rights Defenders on Environmental Matters. Financial support should be made available, with countries committing to the Escazú Voluntary Fund as well as allocating resources to national budgets for the agreement's implementation.

- ASEAN member states should adopt an ASEAN Environmental Rights Declaration (ERD) aligned with international human

rights agreements, especially those they are signed up to. This includes explicitly recognising the rights of Indigenous Peoples and traditional communities. ASEAN member states should also ensure the development of the ERD in its regional action plan is inclusive and participatory. To make sure the declaration has tangible impacts and can be fully enforced, ASEAN member states should immediately develop a legally binding ASEAN Environmental Rights Agreement.

- African states should develop and adopt a legally binding African regional framework for the protection of environmental and land rights defenders, grounded in African human rights standards. It must include specific provisions on protection, participation, access to justice and accountability mechanisms – addressing threats, preventing reprisals and ensuring a rapid response to violence or intimidation against defenders. Civil society, especially frontline defenders, should play a central role in shaping and monitoring the framework, ensuring it reflects their lived realities.

5. Stop criminalisation against land and environmental defenders:

- States should repeal or revise any existing laws that allow for the criminalisation of defenders or organisations working to protect human, land or environmental rights. This includes repealing or revising laws related to terrorism, sedition, defamation or public order that are commonly misused against defenders. Existing laws that protect defenders must be enforced. Where such laws do not exist, new frameworks must be established. Anti-SLAPPs (Strategic Lawsuit Against Public Participation) measures should be introduced to allow courts to quickly identify and dismiss lawsuits intended to intimidate or silence defenders for exercising their rights.

- States should create or empower independent national bodies – such as national human rights institutions (NHRIs) or ombudspersons – with a clear mandate to monitor cases of criminalisation, provide defenders with legal assistance, and issue public recommendations to relevant authorities.

6. Ensure transparent and prompt justice for defenders who have been attacked:

- Relevant authorities should be fully equipped to conduct full and transparent investigations on attacks against defenders, with oversight by specialist, independent human rights teams. States should ensure such teams are given the resources they need to provide holistic support to victims and their families. Where such teams do not exist, they should be promptly established and empowered to oversee investigations on crimes against defenders with specific training on how to identify, document and respond to reprisals. Resources for legal representation should be made easily available to defenders. Without transparent and timely justice, attacks against them will continue to go unpunished.

7. Systematically identify, document and analyse attacks on land and environmental defenders:

- To be effective, legislation and public policies to protect defenders need to be based on a deep understanding of the realities they face. The systematic documentation of attacks, and their motivations, would enable states to improve existing laws and mechanisms to protect defenders. Data gathering must be transparent, responsible and participatory – it is often defenders who have the most detailed information on reprisals. States should proactively contribute to Sustainable Development Goal (SDG) Target 16.10 that ensures public access to information and protect fundamental freedoms. Under this indicator they should document cases of killing, enforced disappearance, torture, arbitrary detention, kidnapping and other harmful acts committed against human rights defenders on an annual basis. They should also volunteer data on attacks under Target 22 of the CBD Kunming Montreal Framework.¹⁸⁹

In this context businesses should:

1. Respect the rights of Indigenous, traditional and affected communities:

- Companies must commit to, respect and uphold the rights of Indigenous, traditional and local affected communities, particularly concerning land, resources and the environment. Business operations should only begin following open, transparent and meaningful consultation with affected communities. This must always include obtaining free, prior and informed consent. This is stipulated in the UN Declaration on the Rights of Indigenous Peoples, ILO Convention 169 and the UN Voluntary Guidelines on the Responsible Governance of Tenure of Land, Fisheries and Forests.¹⁹⁰

2. Strengthen human rights due diligence and accountability:

- Companies should adopt and implement robust human rights and environmental due diligence policies aligned with international frameworks, such as the UN Guiding Principles on Business and Human Rights and the OECD Guidelines for Multinational Enterprises.¹⁹¹ These policies must explicitly commit to respecting the rights of land and environmental defenders and must be applied across all aspects of business operations, including global supply chains and business relationships.

- Companies should actively and publicly support the development and adoption of mandatory due diligence legislation, such as the EU Corporate Sustainability Due Diligence Directive (CSDDD), which is currently under threat. Binding legal frameworks are essential to ensure businesses are held accountable for their human rights and environmental impacts.

3. Zero tolerance to guarantee access to remedy:

- Companies must make sure they are legally compliant and accountable at all levels. They must implement a strict zero-tolerance policy on attacks against defenders, and take decisive action against illegal land acquisition or violations of consent rights. Corporate commitments must be backed by concrete implementation plans and guidance. These plans should be developed in line with the UN Working Group on Business and Human Rights' recommendations.¹⁹² Companies must ensure that civil society has meaningful and official access to monitor and validate progress developing and implementing plans.

- Companies must establish accessible, legitimate and transparent grievance mechanisms, which offer effective remedies for harm caused. Where appropriate, these remedies should include restitution, compensation, rehabilitation and guarantees that harms won't be repeated to genuinely address the needs of affected individuals and communities.



Indigenous Peoples participate in the Brazilian National Congress to demand action on land rights, climate change, diversity and inclusion. Bruno Zanardo / Getty Images



Recognising defenders' role at COP30

Defenders play a vital role in protecting ecosystems and ensuring that climate solutions are just, rights-based and informed by local realities. Failing to protect defenders not only endangers lives but also undermines global ambitions to tackle the climate crisis.

In November 2025, Brazil will host COP30 in Belém – a city amid one of the world's most biodiverse regions – and one of the most dangerous countries to be a land and the environment defender.

The protection and meaningful participation of land and environmental defenders at COP30 and beyond is an essential element of the fight against climate change. It must become a core principle of the Parties to the UN Framework Convention on Climate Change (UNFCCC) and the Convention on Biological Diversity process.

UNFCCC parties and the secretariat must commit to a systemic, long-term approach that prioritises the recognition, protection and participation of land and environmental defenders.

UNFCCC Parties should:

- Guarantee safe and meaningful participation of defenders and their communities in all COP spaces and processes. Host countries must: uphold rights to peaceful assembly, freedom of expression, access to information and public participation; provide free, fair and efficient visa processes; and ensure unrestricted access for accredited observers to negotiation spaces. Accessible complaint mechanisms to address human rights violations must be established to address harms or retaliation against COP attendees. All states should commit to and uphold non-retaliation clauses prohibiting surveillance, harassment, detention or reprisals before, during or after COPs.

- Hold regular consultations with defenders on protection mechanisms before and during negotiations – and integrate learnings across national climate policies, including in nationally determined contributions (NDCs), long-term strategies and Article 6 authorisations. Women defenders must be fully included in the implementation of the updated Gender Action Plan (GAP).

- Champion defender-focused language in COP outcomes, securing explicit commitments to defender protection and participation. Formally and publicly recognise the role of land and environmental defenders in advancing climate solutions and justice and acknowledge the violence they face globally. This includes engaging with the Leaders Network for Environmental Activists and Defenders (LEAD) – a multi-stakeholder initiative that aims to inform global policy solutions and strengthen the recognition, protection and participation of defenders in climate decision-making spaces.

The UNFCCC secretariat should:

- Protect civic space at COP30 and future COPs by requiring host-country agreements to uphold international human rights standards, including the rights to assembly, freedom of expression, access to information and public participation. The UNFCCC must create an independent human rights position to support defenders, including those who may have experienced reprisals.

- Adopt a UNFCCC-wide code of conduct that explicitly prohibits reprisals, surveillance or intimidation of land and environmental defenders across all UNFCCC processes. This includes establishing and operationalising a defender protection and participation fund. Allocate resources under the Green Climate Fund, Adaptation Fund and Fund for Responding to Loss and Damage to support defender participation.

- Mainstream defender recognition and protection across UNFCCC bodies and workstreams. This involves incorporating relevant language in decision-making mechanisms and encouraging parties to reflect defender protection in Action for Climate Empowerment (ACE) strategies. It includes promoting defender engagement by facilitating consultations, publicly acknowledging their contributions in official communications and events, and supporting defender-led sessions and dialogues within COP programmes.



Extensive mining operations scar the land near the *Quilombola* community of Bocaina in Bahia, Brazil. Mining and extractives emerged as the deadliest sector linked to attacks against defenders in 2024. Fellipe Abreu / Getty Images

Methodology and acknowledgments

Every year, Global Witness documents killings and long-term disappearances of land and environmental defenders globally. We maintain a database so that there is a record of these crimes and so we can create a comprehensive global picture of the systematic violence defenders face. The data provides a snapshot of the underlying drivers behind reprisals and indicates how some defenders and their communities face increased risks.

Exposing these trends is the first of many steps to ensure that defenders and their communities are protected and can exercise their rights without fearing for their lives.

In partnership with over 30 local, national and regional organisations in more than 20 countries, we produce an annual report containing these figures, and we have done so since 2012. Focusing on killings and disappearances enables us to confidently verify the threats defenders face. Over 2,250

killings or long-term disappearances of defenders appear in our database since 2012 – with 146 attacks documented in 2024.

Our database includes disappearances of defenders where the individual has been missing for at least six months.

All reports prior to 2025 have combined killings and long-term disappearances into one single headline figure. For greater clarity, our latest report indicates a distinction between these two types of attack, and our reports will continue to make this distinction in future.

Cases from prior years or those already included in our database are not continuously monitored. Where we receive updated information on an attack, we may retrospectively include or remove cases.



Family members sift through photographs of Ricardo Arturo Lagunes Gasca, a human rights lawyer who disappeared with Indigenous leader Antonio Díaz Valencia after attending a community meeting in San Miguel de Aquila, Mexico. Luis Rojas / Panos Pictures / Global Witness

Who are **land and environmental defenders**?

Land and environmental defenders are a specific type of human rights defender – individuals or groups of people who act to promote, protect or strive for the realisation of human rights through peaceful action. Their role as protectors of human rights is recognised by the UN Declaration on Human Rights Defenders, a principle that is also enshrined in other legally binding international instruments.¹⁹³

We define land and environmental defenders as people who take peaceful action against the unjust, discriminatory, corrupt or damaging exploitation of natural resources or the environment. Land and environmental struggles take different forms and are shaped by local contexts. For example, in every region of the world, communities strive against systematic land dispossession and environmental destruction from extractive industries.¹⁹⁴ For some, the primary threat to territories is intimately connected to the degeneration of their sovereignty, culture, livelihoods and homes.¹⁹⁵ Others are caught in wider conflicts which exacerbate land, environmental and climate injustices.

We document killings and disappearances where there is a reasonable and suspected link to an individual's activism in defence of the land or the environment. As well as individuals directly involved in activism, we also document tangential attacks against families, community members or others caught up in violent attacks. Our definition encompasses different types of land and environmental leadership. Crucially this involves people who work in any capacity to protect rights linked to the exploitation of land or the environment.

To meet our criteria, a case must be supported by the following available information:

- **Credible sources of information.** This can include online publications, official documentation on a case or collating information from families, colleagues and civil society organisations linked to the case
- **Details about the type of act and method of violence, including the date and location**
- **Name and biographical information about the victim**
- **Clear, proximate and documented connections to the protection and defence of environmental and land rights. This includes evaluating the various roles of defenders play and the wider contexts and underlying conflicts that affect them**

Our dataset is reviewed and updated annually. Before we publish our data, documented cases (from the previous year) go through a rigorous fact-checking process to ensure confidence in the data's veracity. This includes adding, reviewing or disqualifying historical cases if new information comes to light. We do not proactively review historic cases in our database. If there are changes in the status of a case or if more information about an individual defender comes to light, we revise and amend our database accordingly.

Despite efforts to overcome the data access and verification challenges outlined above, our data is likely incomplete. The figures presented in Global Witness reports are therefore likely an underestimate and should be considered as only a partial picture of the extent of killings and disappearances of land and environmental defenders.

For a deeper dive into our methodology and to learn more about partner organisations we work with go to globalwitness.org/documenting-defenders

Who do we work with?

Global Witness is alerted to attacks through reliable sources of online reporting, tip-offs and wider documentation efforts from civil society organisations. Since 2012, we have worked alongside over 30 organisations gathering data on attacks or documenting the wider contexts in which defenders operate. We then cross-reference details with additional sources, including by working closely with organisations globally to verify information.

This includes official UN sources of data collection, as well as civil society initiatives. With differing definitions and methodologies, collating this data into a global dataset on attacks against land and environmental defenders can be challenging. In some cases, existing datasets overlap with ours but often do not fully coincide. For every case documented, we research and evaluate whether it fits our own defender definition.

Global Witness would like to honour the crucial, courageous and often invisible work that land and environmental defenders do every day around the world. It is because of their determination that we stand a chance of having a healthy planet for this and future generations.

Finally, we'd like to graciously thank all those who have contributed to the publication of our 2025 Annual Defenders Report. We extend a heartfelt thanks to all the defenders, their families and communities who shared their stories with us, all while continuing to champion the rights of people and the planet. A special thanks go to:

- **Asociación de Desarrollo Integral Sostenible Perla Amazónica (ADISPA), Colombia (CONFIRMED)**
- **Coordenação Nacional de Articulação das Comunidades Negras Rurais Quilombolas (CONAQ), Brazil**
- **Escazú Ahora, Chile**
- **PADIC-Africa, Nigeria**
- **Rainforest Resource and Development Centre (RRDC), Nigeria**
- **Renevlyn Development Institute, Nigeria**

The Land and Environmental Defenders campaign team also recognises the momentous effort of our amazing colleagues. Without the hard work of Global Witness' Strategic Communications, External Engagement, Operations and People teams, we would not be able to support those brave defenders on the frontline of the struggle for human rights and our planet's future. Thank you.

Data organisations collect, systematise and analyse data on attacks against human rights defenders, including land and environmental defenders. They publish reports regularly and share data with Global Witness.

- **Alliance for Land, Indigenous and Environmental Defenders (ALLIED)**
- **Asian Forum for Human Rights and Development (Forum-Asia), Thailand**
- **Auriga Nusantara, Indonesia**
- **Business and Human Rights Resource Centre**
- **Centro Mexicano de Derecho Ambiental (CEMDA), Mexico**
- **Comissão Pastoral da Terra (CPT), Brazil**
- **Front Line Defenders**
- **HRD-Memorial**
- **Human Rights Defenders Alert (HRDA)**
- **Kalikasan PNE, Philippines**
- **Karapatan, Philippines**
- **Office of the United Nations High Commissioner for Human Rights, Colombia**
- **Office of the United Nations High Commissioner for Human Rights, Mexico**
- **Programa Somos Defensores, Colombia**
- **Unidad de Protección a Defensoras y Defensores de Derechos Humanos (UDEFEQUA), Guatemala**

Verification organisations collaborate and share specific case or contextual information with Global Witness for its Annual Defenders Report on the killings and long-term disappearances of land and environmental defenders.

- **Alianza por los Derechos Humanos de Ecuador, Ecuador**
- **Alyansa Tigil Mina (ATM), Philippines**
- **Centro de Asistencia Legal a Pueblos Indígenas (CALPI), Nicaragua**
- **Centro de Derechos Humanos y Asesoría a Pueblos Indígenas A.C. (CEDHAPI A.C.), Mexico**

• **Centro de Estudio para la Democracia (CESPAD), Honduras**

• **CNT-Coalición Nacional por la Tierra-Argentina**

• **Conselho Indigenista Missionário (CIMI), Brazil**

• **Coordenação Nacional de Articulação das Comunidades Negras Rurais Quilombolas (CONAQ), Brazil**

• **Coordinadora Nacional de Derechos Humanos (CNDDHH), Peru**

• **Escazú Ahora, Chile**

• **Green Advocates International, Liberia**

• **Instituto Mexicano para el Desarrollo Comunitario (IMDEC), Mexico**

• **Instituto de Abogados para la Protección del Medio Ambiente (INSAPROMA), Dominican Republic**

• **Kené Instituto de Estudios Forestales y Ambientales, Peru**

• **Mano River Union Civil Society Natural Resource Rights and Governance Platform (MRU-CSO Platform), Liberia**

• **Mbororo Social and Cultural Development Association (MBOSCUA), Cameroon**

• **Peace Brigades International, Guatemala**

• **Programa Venezolano de Educación Acción en Derechos Humanos (Provea), Venezuela**

• **ProPurús, Peru**

• **Red Nacional de Organismos Civiles de Derechos Humanos "Todos los Derechos para Todas, Todos y Totes" (Red TDT), Mexico**

• **Swedish Fellowship of Reconciliation (SweFOR), Mexico**

• **Upemba National Park, Democratic Republic of Congo**

• **Virunga National Park, Democratic Republic of Congo**

• **Wahana Lingkungan Hidup Indonesia (WALHI), South Kalimantan, Indonesia**



In Putumayo, Colombia, the Kamentsa Indigenous People are preserving native traditions and language. However, discrimination and external influence have endangered their ancient culture. Juancho Torres / Anadolu Agency via Getty Images

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