Women in the Law in the South Pacific

February 2014
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About the South Pacific Lawyers’ Association

The South Pacific Lawyers’ Association (SPLA) was established in 2008 by Pacific bar leaders, with support from the International Bar Association in partnership with the Law Council of Australia and the New Zealand Law Society. The SPLA seeks to support the development of the legal profession and its peak professional associations in the South Pacific region.

Housed within the Secretariat of the Law Council of Australia Secretariat, the SPLA works closely with member associations to advocate the administration of justice, as well as the development and improvement of law throughout the South Pacific region.

The SPLA seeks to support members to:

- Improve delivery of and access to continuing legal education;
- Improve complaints and discipline handling processes for lawyers;
- Advocate for law reform and the improvement of laws, particularly those relating to the regulation of the legal profession;
- Support legal assistance services and the delivery of legal aid;
- Promote and share legal practice and legal education information resources.

Members

American Samoa Bar Association | Niue lawyers
Cook Islands Law Society | Norfolk Island Bar Association
East Timor Bar Association | Papua New Guinea Law Society
Fiji Law Society | Samoa Law Society
Kiribati Law Society | Solomon Islands Bar Association
Law Council of Australia | Tuvalu lawyers
Nauru Law Society | Tonga Law Society
New Zealand Law Society | Vanuatu Law Society

Get in touch

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Acknowledgment

The SPLA thanks the Law Council of Australia and our member associations for their continued support, which has made this investigation possible.
1. Executive Summary

1.1 Objectives of the Survey

The objectives of the Survey were to:

- compile demographic data on women in the law in the South Pacific region; and
- identify perceptions of discrimination against women in the legal profession.

1.2 Background to the Survey

At the South Pacific Lawyers’ Association Roundtable on 11 July 2011, members discussed the gender imbalance of legal practitioners in the South Pacific. Participants noted that the 2010 figures from the University of the South Pacific indicated that over 50% of enrolled law students were female; that across the region there are relatively equal numbers of female and male law school graduates; but that this trend has not translated to greatly increased numbers of female lawyers, law firm partners, magistrates or judges in countries across the South Pacific.

Representatives of member associations agreed that a preliminary analysis of the participation of female practitioners should be undertaken in member countries with a view to identifying core demographic data and to identify areas for further research.

1.3 Methodology

A survey was developed by the SPLA Women in Law Committee, chaired by the Hon. Eselealofa Apinelu, Attorney-General, Tuvalu, in consultation with the SPLA Secretariat.

In late 2011 the Survey was distributed to the following SPLA constituent members:

- Cook Islands Law Society;
- Fiji Law Society;
- Kiribati Law Society;
- Nauru lawyers;
- Niue lawyers;
- Norfolk Island Bar Association;
- Papua New Guinea Law Society;
- Samoa Law Society;
- Solomon Islands Bar Association;
- Tonga Law Society;
- Timor Leste Bar Association;
- Tuvalu lawyers; and
- Vanuatu Law Society.

The Law Council of Australia and the New Zealand Law Society provided reference data from previous studies into women in the legal professions of Australia and New Zealand.
The Survey sought to gather qualitative and quantitative data to facilitate statistical comparisons between surveyed countries and reference countries and to assist in identifying potential areas of gender-based discrimination for future research.

The Survey examined the ratio of female to male graduates and the number of women in the legal profession in South Pacific Island countries who are:

- lawyers in private practice;
- lawyers employed in the government or in-house sector;
- members of the law association councils across the region; and
- judicial officers (judges and magistrates).

Opinion was also sought as to whether there are equal opportunities for females to study law and gain employment; whether there is equal pay; and whether there are any cultural practices that may act as barriers towards equality in the legal profession.

By May 2012, responses were received from all countries, with the exception of Timor Leste. Based on the survey responses and the draft report, the Women in Law Committee developed draft recommendations. The final recommendations in this Report remain largely unchanged.

This Report uses the collected data to identify gaps in knowledge, providing the basis for a number of recommendations for further research. Issues that may be preventing women from entering or remaining in the legal profession are also discussed.

1.4 Summary of Findings

The Legal Profession

- In the respondent jurisdictions approximately 34% of the legal profession are female. This compares with:
  - Australia (45.4%);
  - New Zealand (44.2%); and
  - United States of America (31%).
- Jurisdictions with the smallest percentage of female lawyers were:
  - Norfolk Island (0%);
  - Vanuatu (21%);
  - Papua New Guinea (29%); and
  - the Solomon Islands (29%).
- Jurisdictions with the highest percentage of female lawyers were:
  - Nauru (60%);
  - Samoa (58%); and
  - Kiribati (51%).
**Private Practice**

- In respondent jurisdictions, approximately 30% of lawyers in private practice are female. This compares with:
  - Australia (40.5%);
  - New Zealand (40.2%); and
  - United States of America (32.5%).
- Excluding Papua New Guinea, women account for approximately 31% of all lawyers in private practice.
- Jurisdictions with the smallest percentage of female lawyers in private practice were:
  - Norfolk Island (0%);
  - Vanuatu (15%);
  - Solomon Islands (19%); and
  - Tonga (20%).
- Jurisdictions with the highest percentage of female lawyers in private practice were:
  - Samoa (53%);
  - Kiribati (63%);
  - Tuvalu (100%); and
  - Niue (100%).

**Government / in-house**

- In respondent jurisdictions women account for approximately 44% of all lawyers employed in Government / in-house roles. This compares with:
  - Australia (57.9%);
  - New Zealand (58%); and
  - United States of America (30%).
- Papua New Guinea and the Cook Islands are the only jurisdictions in which there are more women in private practice than in government / in-house positions. In all other respondent jurisdictions, there are significantly more women employed in government / in-house practice than in private practice.
- Excluding Papua New Guinea, 57% of government lawyers in the region are female.

**The Judiciary**

- In total there are 26 female judges and magistrates in respondent jurisdictions.
- Seven out of the eleven jurisdictions surveyed have only one or no female judicial officers.

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1 Papua New Guinea is home to approximately half of the region’s lawyers. Accordingly, the Report presents regional data both including and excluding Papua New Guinea to show any bias.
1.5 Recommendations

Perceptions of equal opportunity for employment are difficult to measure. Given equal or better graduation rates and the under-representation in the profession by women in most jurisdictions it is apparent that female law graduates are, failing to find employment within the legal profession in their original jurisdiction, finding employment in non-surveyed jurisdictions, or not seeking/finding employment.

Future research should prioritise examination of possible inequities in pay and seek to identify specific cultural practices which create gender inequality and how such inequalities may impact on gender equality within the legal profession.

A comprehensive study examining wages of legal professionals across the private and public sectors is needed to accurately record wage equality. It would also be desirable to examine data on the post admission experience of women and men at different levels within the government and in-house sector to determine whether actual inequities exist in terms of experience and qualifications of female and male lawyers.

A literature review and further research should be conducted to identify cultural practices that impede or discriminate against women and how these practices may affect participation of women in the profession. Particular focus should be given to gender bias regarding domestic roles, such as the prevalence of leaving work to care for children or other family members.

Further research should be conducted in South Pacific countries to collect data identifying:

- the number of women in senior positions in private practice, government, the in-house sector and in the judiciary compared with men;
- the average number of years of post-admission experience of women in senior positions in private practice, government, the in-house sector and in the judiciary;
- actual salaries of female and male lawyers – based on employer and individual level data collection;
- the rates at which female and male lawyers leave the legal profession;
- the availability and utilisation of services to relieve women in carer roles such as maternity and childcare support, aged care, disability services etc;
- the availability and utilisation of mentors in the legal profession; and
- the use of affirmative action policies and programs to redress gender imbalance in the legal profession.

The South Pacific Lawyers’ Association will incorporate some of these recommendations into its 2014 Pacific Legal Profession Survey.
The SPLA recognises the importance of gender equality and equal opportunity in the law. The SPLA believes that the legal profession has a key role to play in supporting initiatives to advance the status of women in member countries and advocating for changes to laws that discriminate against or adversely affect women.

Globally, women are under-represented in the legal profession and particularly under-represented in senior roles. In Australia, New Zealand and the United States, peak legal professional associations have acknowledged the underrepresentation of women in the legal profession as an ongoing problem and have – often in partnership with government – commissioned studies to better understand gender inequality in the profession and to improve the recruitment and retention of women in the profession.

A brief analysis of recent studies in Australia, New Zealand and the United States is provided at Attachment A and this information been used to assist in the formulation of the recommendations.

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2 Please note that the Survey and this report exclude Australia, New Zealand and Timor Leste.
Key findings

3.1 Women in the legal profession

Table 1 shows demographic data of female lawyers in: the profession; in private practice; in government legal roles; in judicial positions; and representation on executive councils of peak legal professional associations.

Table 1: Women in the legal profession

<table>
<thead>
<tr>
<th>Jurisdiction</th>
<th>Total lawyers</th>
<th>Female lawyers</th>
<th>Female lawyers in private practice</th>
<th>Female government/in-house lawyers</th>
<th>Female judicial officers</th>
<th>Females on Law Society/Bar Association Councils</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Total</td>
<td>Female</td>
<td>Total</td>
<td>Total</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>lawyers³</td>
<td>Total</td>
<td>%*</td>
<td>Total</td>
<td>%*</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Total</td>
<td>%*</td>
<td>Total</td>
<td>%*</td>
</tr>
<tr>
<td>Cook Islands</td>
<td>56</td>
<td>22</td>
<td>39%</td>
<td>12</td>
<td>21%</td>
<td>10</td>
</tr>
<tr>
<td>Fiji</td>
<td>350</td>
<td>142</td>
<td>41%</td>
<td>71</td>
<td>20%</td>
<td>71</td>
</tr>
<tr>
<td>Kiribati</td>
<td>33</td>
<td>17</td>
<td>51%</td>
<td>5</td>
<td>15%</td>
<td>12</td>
</tr>
<tr>
<td>Nauru</td>
<td>10</td>
<td>6</td>
<td>60%</td>
<td>1</td>
<td>10%</td>
<td>5</td>
</tr>
<tr>
<td>Niue</td>
<td>6</td>
<td>3</td>
<td>50%</td>
<td>1</td>
<td>17%</td>
<td>2</td>
</tr>
<tr>
<td>Norfolk Island</td>
<td>9</td>
<td>0</td>
<td>0%</td>
<td>0</td>
<td>0%</td>
<td>0</td>
</tr>
<tr>
<td>Papua New Guinea</td>
<td>879</td>
<td>259</td>
<td>29%</td>
<td>175</td>
<td>20%</td>
<td>84</td>
</tr>
<tr>
<td>Samoa</td>
<td>92</td>
<td>53</td>
<td>58%</td>
<td>21</td>
<td>23%</td>
<td>32</td>
</tr>
<tr>
<td>Solomon Islands</td>
<td>100</td>
<td>29</td>
<td>29%</td>
<td>8</td>
<td>8%</td>
<td>21</td>
</tr>
<tr>
<td>Tonga</td>
<td>53</td>
<td>22</td>
<td>42%</td>
<td>8</td>
<td>15%</td>
<td>14</td>
</tr>
<tr>
<td>Tuvalu</td>
<td>13</td>
<td>5</td>
<td>38%</td>
<td>1</td>
<td>8%</td>
<td>4</td>
</tr>
<tr>
<td>Vanuatu</td>
<td>117</td>
<td>25</td>
<td>21%</td>
<td>6</td>
<td>5%</td>
<td>19</td>
</tr>
<tr>
<td>Total</td>
<td>1718</td>
<td>583</td>
<td>34%</td>
<td>309</td>
<td>18%</td>
<td>274</td>
</tr>
<tr>
<td>Total excluding</td>
<td>839</td>
<td>324</td>
<td>39%</td>
<td>134</td>
<td>16%</td>
<td>190</td>
</tr>
</tbody>
</table>

* All percentages expressed as against total percentage of lawyers.


⁴ Includes judges and magistrates.

⁵ Papua New Guinea is home to approximately half of the region’s lawyers. Accordingly, the Report presents regional data both including and excluding Papua New Guinea to show any bias.
In the respondent jurisdictions there are approximately 583 female lawyers which equates to 34% of the legal profession. This compares with Australia (45.4%), New Zealand (44.2%) and the United States of America (31%).

Jurisdictions with the smallest percentage of female lawyers were Norfolk Island (0%); Vanuatu (21%); Papua New Guinea (29%); and the Solomon Islands (29%).

Jurisdictions with the highest percentage of female lawyers were Kiribati (51%); Samoa (58%); and Nauru (60%).

Table 2 shows the total number of female lawyers in each jurisdiction expressed as a percentage of the total number of female lawyers in the jurisdiction.

Table 2: Female lawyers as a percentage of total female lawyers

<table>
<thead>
<tr>
<th>Jurisdiction</th>
<th>Total female lawyers</th>
<th>Female lawyers in private practice</th>
<th>Female government/in-house lawyers</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Total</td>
<td>%*</td>
</tr>
<tr>
<td>Cook Islands</td>
<td>22</td>
<td>12</td>
<td>55%</td>
</tr>
<tr>
<td>Fiji</td>
<td>142</td>
<td>71</td>
<td>50%</td>
</tr>
<tr>
<td>Kiribati</td>
<td>17</td>
<td>5</td>
<td>29%</td>
</tr>
<tr>
<td>Nauru</td>
<td>6</td>
<td>1</td>
<td>17%</td>
</tr>
<tr>
<td>Niue</td>
<td>3</td>
<td>1</td>
<td>33%</td>
</tr>
<tr>
<td>Norfolk Island</td>
<td>0</td>
<td>0</td>
<td>-</td>
</tr>
<tr>
<td>Papua New Guinea</td>
<td>259</td>
<td>175</td>
<td>68%</td>
</tr>
<tr>
<td>Samoa</td>
<td>53</td>
<td>21</td>
<td>40%</td>
</tr>
<tr>
<td>Solomon Islands</td>
<td>29</td>
<td>8</td>
<td>28%</td>
</tr>
<tr>
<td>Tonga</td>
<td>22</td>
<td>8</td>
<td>36%</td>
</tr>
<tr>
<td>Tuvalu</td>
<td>5</td>
<td>1</td>
<td>20%</td>
</tr>
<tr>
<td>Vanuatu</td>
<td>25</td>
<td>6</td>
<td>24%</td>
</tr>
</tbody>
</table>


The data in Table 2 emphasises the disparity in the representation of women in private practice compared with government / in-house practice in smaller jurisdictions.

It is interesting that in Fiji the total representation of women in the legal profession is approaching parity (41%) and women are also represented equally in private and government / in-house practice.

The Cook Islands too have achieved close to equal representation of men and women in the legal profession.

**3.1.1 Private legal practice**

There are 309 women in private practice in respondent jurisdictions. This represents 34% of lawyers in private practice in respondent jurisdictions.9

This compares with Australia (40.5%),10 New Zealand (40.2%)11 and the United States of America (32.5%).12

Table 3 compares the total number of lawyers in private practice, as reported in the 2011 Needs Evaluation Survey for South Pacific Lawyer Associations with the number of female lawyers in private practice.

**Table 3: Female lawyers in private practice**

<table>
<thead>
<tr>
<th>Jurisdiction</th>
<th>Total lawyers in private practice13</th>
<th>Female lawyers in private practice</th>
<th>Total</th>
<th>%*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cook Islands</td>
<td>32</td>
<td>12</td>
<td>38%</td>
<td></td>
</tr>
<tr>
<td>Fiji</td>
<td>230</td>
<td>71</td>
<td>31%</td>
<td></td>
</tr>
<tr>
<td>Kiribati</td>
<td>8</td>
<td>5</td>
<td>63%</td>
<td></td>
</tr>
<tr>
<td>Nauru</td>
<td>0</td>
<td>1</td>
<td>-14</td>
<td></td>
</tr>
<tr>
<td>Niue</td>
<td>1</td>
<td>1</td>
<td>100%</td>
<td></td>
</tr>
<tr>
<td>Norfolk Island</td>
<td>4</td>
<td>0</td>
<td>0%</td>
<td></td>
</tr>
<tr>
<td>Papua New Guinea</td>
<td>591</td>
<td>175</td>
<td>30%</td>
<td></td>
</tr>
<tr>
<td>Samoa</td>
<td>40</td>
<td>21</td>
<td>53%</td>
<td></td>
</tr>
<tr>
<td>Solomon Islands</td>
<td>42</td>
<td>8</td>
<td>19%</td>
<td></td>
</tr>
</tbody>
</table>


10 Urbis, above n. 6.

11 Law Society of New Zealand, above n. 7. By 2013 this has increased to 45.6%.


14 Discrepancies in data for Nauru are likely due to differences in dates of data collection. Standardisation of data collection methods should be a priority for future surveys.
Jurisdictions with the smallest percentage of female lawyers in private practice were Norfolk Island (0%); Vanuatu (15%); Solomon Islands (19%) and Tonga (20%).

Jurisdictions with the highest percentage of female lawyers in private practice were Samoa (53%); Kiribati (63%); Tuvalu (100%); Niue (100%).

### 3.1.2 Government / In-house

Table 4 shows the total number of lawyers in government / in-house legal roles, as reported in the *2011 SPLA Needs Evaluation Survey for South Pacific Lawyer Associations*, compared with the total number of female lawyers in these roles as reported in this Survey. It should be noted that as data was not collected contemporaneously caution is advised in direct comparisons.

Table 4: Female lawyers in Government / in-house practice

<table>
<thead>
<tr>
<th>Jurisdiction</th>
<th>Total lawyers government / in-house</th>
<th>Female lawyers government /in-house</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Total</td>
<td>%</td>
</tr>
<tr>
<td>Cook Islands</td>
<td>12</td>
<td>10</td>
</tr>
<tr>
<td>Fiji</td>
<td>120</td>
<td>71</td>
</tr>
<tr>
<td>Kiribati</td>
<td>25</td>
<td>12</td>
</tr>
<tr>
<td>Nauru</td>
<td>7</td>
<td>5</td>
</tr>
<tr>
<td>Niue</td>
<td>5</td>
<td>2</td>
</tr>
<tr>
<td>Norfolk Island</td>
<td>5</td>
<td>0</td>
</tr>
<tr>
<td>Papua New Guinea</td>
<td>288</td>
<td>84</td>
</tr>
<tr>
<td>Samoa</td>
<td>52</td>
<td>32</td>
</tr>
<tr>
<td>Solomon Islands</td>
<td>48</td>
<td>21</td>
</tr>
<tr>
<td>Tonga</td>
<td>11</td>
<td>14</td>
</tr>
<tr>
<td>Tuvalu</td>
<td>10</td>
<td>4</td>
</tr>
<tr>
<td>Vanuatu</td>
<td>37</td>
<td>19</td>
</tr>
</tbody>
</table>

\(^{15}\) Figures taken from the South Pacific Lawyers’ Association ‘2011 Needs Evaluation Survey for South Pacific Lawyer Associations,’

\(^{16}\) Discrepancies in data for Tonga are likely due to differences in collection methods by the Tonga Law Society (which provided data for the 2011 Needs Evaluation Survey) and the Tongan Women in Law Association (which provided data for the Women in Law Survey) and differences in dates for data collection. Standardisation of data collection methods should be a priority for future surveys.
<table>
<thead>
<tr>
<th>Total</th>
<th>620</th>
<th>274</th>
<th>44%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total excluding Papua New Guinea</td>
<td>332</td>
<td>190</td>
<td>57%</td>
</tr>
</tbody>
</table>

In respondent jurisdictions there are 274 women employed in government / in-house positions. This represents 44% of the approximately 620 lawyers employed in Government / in-house roles.\(^\text{17}\) Excluding Papua New Guinea, 57% of government lawyers in the region are female.

This compares with Australia (57.9%),\(^\text{18}\) New Zealand (58%)\(^\text{19}\) and the United States of America (30%).\(^\text{20}\)

Papua New Guinea and the Cook Islands are the only jurisdictions in which there are more women in private practice than in government / in-house positions. In all other respondent jurisdictions, there are significantly more women employed in government / in-house practice than in private practice.

Based on research in other jurisdictions, possible reasons for the significant difference between private and government sector employment could include:

- Working conditions in government / in-house practice compared with private practice, particularly maternity leave, access to flexible hours/part time work;
- Greater opportunities for promotion in a larger organisation;
- Opportunities for mentoring more accessible in government/in-house positions;
- Due to increased mobility within the large organisation, ability to gain a wide range of experience and pursue specialties of interest.

Further research is needed to determine underlying reasons for differences in the representation of women in private practice and the government / in-house sector.

### 3.1.3 The judiciary

In the respondent jurisdictions there are approximately 26 female judges and magistrates. Data was not collected on the total number of judges in each respondent jurisdiction. However, with just 26 female judicial officers in surveyed jurisdictions, seven of which have one or fewer female judicial officers, it is apparent that women are underrepresented on the bench in respondent jurisdictions.

This compares with Australia (23.4%),\(^\text{21}\) New Zealand (28%)\(^\text{22}\) and the United States of America (26%).\(^\text{23}\)

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\(^{17}\) Based on data reported in the 2011 South Pacific Lawyers’ Association Needs Evaluation Survey for South Pacific Lawyer Associations which identified that there were 619 lawyers in government / in-house practice.

\(^{18}\) Urbis, above n. 6.

\(^{19}\) Law Society of New Zealand, above n. 7.

\(^{20}\) above n. 8 and 12. Includes data for Government and Business/Industry.


\(^{22}\) above n. 7.

\(^{23}\) above n. 8.
3.2 Equal Opportunity

Table 5 shows the perceptions of peak legal professional associations regarding equal opportunities available to women in the legal profession including in relation to study, employment, equal pay and cultural practices which result in discrimination against women.

In some jurisdictions (Tonga, Solomon Islands) responses were referred to existing women lawyer associations by the peak legal professional association.

Table 5: Equal opportunity

<table>
<thead>
<tr>
<th>Country</th>
<th>Do women have equal opportunities with men to study law or obtain employment?</th>
<th>Do women receive equal pay for equal work?</th>
<th>Are there any cultural practices which result in discrimination against women?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cook Islands</td>
<td>Y</td>
<td>No response</td>
<td>N</td>
</tr>
<tr>
<td>Fiji</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Kiribati</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Nauru</td>
<td>Y</td>
<td>No response</td>
<td>N</td>
</tr>
<tr>
<td>Niue</td>
<td>No response</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Norfolk Island</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Papua New Guinea</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Samoa</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>Solomon Islands</td>
<td>Y</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td>Tonga</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Tuvalu</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Vanuatu</td>
<td>Y</td>
<td>Y</td>
<td>N</td>
</tr>
</tbody>
</table>

Table 5 shows that peak legal professional associations perceive that women have equal opportunities when it comes to studying law or obtaining employment within the legal profession. In Niue and the Solomon Islands there is a perception that women do not receive equal pay for equal work. In Fiji, Norfolk Island, the Solomon Islands and Tonga, peak legal professional bodies identified that cultural practices exist which hinder or discriminate against women advancing within the legal profession.

Future research should prioritise examination of possible inequities in pay and seek to identify specific cultural practices which discriminate against women and how these impact on the advancement of women within the legal profession.

3.2.1 Equal opportunity to study law or obtain employment

Most respondents across the countries of the South Pacific noted that data was not collected by the peak legal professional association on graduates; although there was a general perception that there is equal opportunity for women and men to study law. This perception is supported by enrolment and graduation figures from the University of the South Pacific, Australia and New Zealand and the University of Papua.
New Guinea\textsuperscript{24} which show that there are currently equal or more women than men graduating with law degrees.

Perceptions of equal opportunity for employment are difficult to measure. Given equal or better graduation rates and the under-representation in the profession by women in most jurisdictions, it is apparent that female law graduates are failing to find employment within the legal profession in their origin jurisdiction, are finding employment in non-surveyed jurisdictions, or are not seeking/finding employment.

3.2.2 Equal pay

Peak legal professional associations do not perceive disparities in pay for female lawyers in the respondent jurisdictions.

Most respondents noted that remuneration in government practice is consistent for men and women, and that in private practice salaries are based on experience, qualifications and performance, and not on gender.\textsuperscript{25} The Nauru Law Society noted, however, that women tend to be channelled into certain positions, particularly in the public service, which attract a lesser salary than their male counterparts.

Some jurisdictions noted possible inequities in processes for the promotion and advancement of women within government.

A comprehensive study examining wages of legal professionals across the private and public sectors is needed to accurately record wage equality in the legal profession. It would also be desirable to examine data on the post admission experience of women and men at different levels within the government and in-house sector to determine whether actual inequities exist in terms of experience and qualifications of female and male lawyers.

3.2.3 Cultural practices

Countries within the South Pacific region have ingrained cultural beliefs and practices. Respondents from Fiji, Norfolk Island, Tonga and the Solomon Islands each noted the presence of cultural practices that discriminate against women. The Fiji Law Society noted that Fiji has been evolving in terms of gender equality, however women may still perceive a “glass ceiling” in terms of career progression. The Fiji Law Society also noted that women’s rights activists are well-represented in the legal profession, and that they contribute significantly to the development of parity for men and women both in the profession and wider society.

In relation to its cultural practices, the Tonga Law Society noted that change will only result if women themselves want the change and actively lobby for it. A survey conducted in 2001 by the Women in Law Association revealed that women were happy with the status quo, particularly in relation to the denial of rights to women to register land under the \textit{Land Act}.

Some of the survey respondents noted that whilst there are no cultural practices that discriminate against women, economic circumstances have resulted in women being channelled into more domestic responsibilities as opposed to being encouraged into high level career positions. Contributing factors may also include the lack of familial support mechanisms such as access to childcare, particularly for women who can only find employment in capital cities or commercial centres, lack of availability of paid maternity leave, etc.

\textsuperscript{24} The three primary destinations for law students from South Pacific Countries are the University of the South Pacific, Australian and New Zealand universities and the University of Papua New Guinea.

\textsuperscript{25} This Survey did not look at the number of female lawyers in senior positions in the public service and private practice.
In Nauru, maternity leave is only legislated for public servants. There are no employment laws which ensure maternity leave for women working in the private sector. This remains a barrier for many young women.

A literature review and further research should be conducted to identify cultural practices which discriminate against women and how these practices may contribute to the representation of women in the legal profession.