For more info: musawah@musawah.org

EGYPT¹

OVERVIEW OF MUSLIM FAMILY LAWS & PRACTICES (Updated as at 31 May 2017)

Family Law Matter	Family Law Matter Description				
Failing Law Matter	Legislative Framework	Case Law	Policy	Procedure	Practice
Equality of spouses in marriage	Article 53 of the Constitution	Family Courts were	Egypt has		According to the
	states that all citizens are equal	established in 2004	reservations to		2016 UNDP Human
Is there a Constitutional provision	before the law and prohibits	to streamline the	Articles 2, 16 and		Development
on equality and are there excep-	discrimination on the several	hearing of family	29(2) of CEDAW. ²⁴		Report, Egypt
tions? Are there specific laws that	basis including sex. ²	disputes with the			ranked 111 on the
recognise marriage as a partner-	_	aim of incorporating	The Government of		UNDP Human
ship of equals i.e. are family laws	Article 9 of the Constitution pro-	court mediation into	Egypt expressed its		Development Index
and/or other laws relating to mar-	vides for equal opportunity for all	the legal system to	willingness to		and 135 on the
riage and family relations codified	Egyptians. ³	speed up the	comply with Article 2		UNDP Gender
or uncodified? If codified, what		adjudication of such	of CEDAW		Inequality Index. ²⁸
are the titles of all the applicable	Article 10 of the Constitution	cases as well as	"provided that such		
laws? If codified, do these laws	states that the family is the basis	reducing the burden	compliance does not		According to Egypt's
apply to all citizens irrespective of	of society and is founded on	of the judicial	counter to Islamic		2014 Demographic
religion? If not, do these laws ap-	religion, morality, and patriotism.4	system generally.20	Shari'ah".		and Health Survey,
ply to all Muslims or are there dif-					about 13% of
ferent codified laws for different	Article 11 of the Constitution	When deciding on	In addition, the		households in Egypt
sects within Islam? If uncodified,	commits the State to:5	personal status	Egyptian		are headed by

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This Musawah project to map Muslim Family Laws globally was led by Zainah Anwar and coordinated by Lead Researcher Sharmila Sharma, with substantive support from Salma Waheedi and students at the International Human Rights Clinic, Harvard Law School. For this Egypt country table, we would also like to thank Mulki Al Sharmani, Center For Egyptian Women's Legal Assistance (CEWLA) and Mida Zantout for their inputs in its preparation.

Article 53 of Egypt's Constitution (2014), https://www.constituteproject.org/constitution/Egypt_2014.pdf

Article 9 of Egypt's Constitution (2014), https://www.constituteproject.org/constitution/Egypt_2014.pdf

Article 10 of Egypt's Constitution (2014), https://www.constituteproject.org/constitution/Egypt_2014.pdf
Article 11 of Egypt's Constitution (2014), https://www.constituteproject.org/constitution/Egypt_2014.pdf

Law No. 10/2004, http://www.reunite.org/edit/files/Islamic%20Resource/Law%20No.10.pdf; Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 15, http://www.gender-in-german-

development.net/custom/images/contentBilderGalerie/bilderGalerie1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf United Nations Treaty Collection Website, https://treaties.un.org/Pages/ViewDetails.aspx?src=TREATY&mtdsg_no=IV-8&chapter=4&clang=_en_architecture.

UNDP, "Human Development Report 2016", Table 5, pp. 214-217, http://hdr.undp.org/sites/default/files/2016 human_development_report.pdf



For more info: musawah@musawah.org

or if codified laws do not sufficiently address a particular issue, how is the issue addressed e.g. what Muslim school of law is applicable? Do these laws explicitly state gender-stereotypical roles between husbands and wives e.g. the husband is the head of the household or the wife is the primary caregiver?

Applicable CEDAW Provision

Article 16(1)(c) Paras. 17-18 GR21 Paras. 54-55 GR29 Achieve equality between women and men in all civil, political, economic, social and cultural rights; and

Ensure women empowerment to reconcile the duties of a woman toward her family and her work requirements.

Laws that govern matters relating to marriage and family relations of the majority Muslim population in Egypt are not codified in one comprehensive and exhaustive piece of legislation. Instead, they are partially codified in a series of laws and include:

- Law No. 25/1920 on maintenance and other personal status issues;⁷
- Decree Law No. 25/1929 on divorce and other personal status issues as amended by Law No. 100/1985 on personal status and Law No. 4/2005 on child custody:

matters, judges draw on a number of sources to justify their ruling. These include the relevant personal status laws and their accompanying explanatory memorandums (if any), court precedence, religious sources and customary norms. ²¹

Frequently, where codified law is silent on a personal status matter, "[j]udges simply refer to the Qadrī Pasha unofficial codification."²²

The Supreme Constitutional Court (SCC) has generally balances the views of feminist and conservative Muslim groups by adopting

government explained its reservations to Article 16 of CEDAW as follows: The reservation on Article 16 was made "out of respect for the sacrosanct nature of [Shari'ah] which govern marital relations in Egypt". An important basis of marital relations in Egypt "is an equivalency of rights and duties so as to ensure complementarity which quarantees true equality between the spouses". As a consequence of this complementary relationship. Shari'ah firstly, "lays down that the husband shall pay bridal money to the wife and maintain her fully and shall

women.29

The piecemeal codification of Egyptian personal status laws makes it more difficult for lav persons to fully understand their marital and familial rights. However. history shows that amending personal status laws in Egypt has proven to be challenging even under "reformist" regimes because of resistance by conservative Muslim groups. With the current re-Islamisation of Egyptian society, it is arguably more difficult today to reexamine all personal status laws and codify them into a unified code.30

According to civil

Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 5, http://www.gender-in-german-development.net/custom/images/contentBilderGalerie/bilderGalerie1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf

Law No. 25/1920, http://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11

Decree Law No. 25/1929, http://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11



For more info: musawah@musawah.org

• Law N	No. 77/1943 on	a centrist position	also make a	society reports and
	itance; ⁹	when deciding on	payment to her upon	academic research,
		matters of personal	divorce, whereas	in practice, the
• Law N	No. 71/1946 on	status. ²³	the wife retains full	effectiveness of
testan	mentary bequests;		rights over her	family courts in
	,		property and is not	Egypt is impeded by
	No. 12/1996 on Child		obliged to spend	several factors
Law; ¹⁰	10		anything in her	including: 31
			keep" and secondly,	
• Law N	No. 1/2000 on the		"restricts the wife's	 The apparent
reorga	anisation of certain terms		right to divorce by	conservatism of
and pi	procedures of litigation in		making it contingent	male judges, who
matte	ers of personal status; ¹¹		on a judge's ruling,	form the majority
			whereas no such	of judges.
• Law N	No. 10/2004 on the		restriction is laid	However, as
	lishment of family		down in the case of	court reports on
courts	s; ¹² and		the husband."25	cases relating to
				personal status
• Law N	No. 11/2004 on the		The Government of	matters are
establ	lishment of the Family		Egypt in its 2008	unpublished, the
Insura	ance Fund.		report to the	merit of this
			CEDAW Committee	assertion cannot
Article 2	of the Constitution		asserted that the	be confirmed;
provides	that the principles of		implementation of	

Monika Lindbekk, "Inscribing Islamic Shari'a in Egyptian Divorce Law", (Oslo Law Review, Issue 2, 2016), pp. 111, 115, https://journals.uio.no/index.php/oslawreview/article/view/4081/3561

Law No. 77/1943, https://goo.gl/YRHSNh

Child Law (1996), https://www.unodc.org/res/cld/document/egy/2002/egypt_child_act_english_html/Egypt_Child_Act_English.pdf

Law No. 1/2000,

Nathalie Bernard-Maugiron and Baudouin Dupret, "From Jihan to Susanne: Twenty Years of Personal Status Law in Egypt", (*Recht van de Islam*, 19, 2002), p. 3, http://www.verenigingrimo.nl/wp/wp-content/uploads/recht19_dupret.pdf

Egyptian Ministry of Health and Population, El-Zanaty and Associates and the DHS Program, "Egypt Demographic and Health Survey 2014", Table 2.8, p. 23, https://dhsprogram.com/pubs/pdf/FR302/FR302.pdf

Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 5, http://www.gender-in-german-development.net/custom/images/contentBilderGalerie/bilderGalerie/1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf

^{20.}pdf% واجراءات20% اوضاع20% بعض20% تنظيم20% قانون20% باصدار 20% 202000% لسن 20% 201% وقم 20% قانون/ 202% منطيم 20% قانون 20% واجراءات20% اوضاع 20% بعض 20% تنظيم 20% قانون 20% باصدار 20% واجراءات20% واجراءات

Law No. 10/2004, http://www.reunite.org/edit/files/Islamic%20Resource/Law%20No.10.pdf



For more info: musawah@musawah.org

Maha Muhammad Assad, "The Divinity of Personal Status Law in Egypt", 2016, p. 20, http://dar.aucegypt.edu/bitstream/handle/10526/4795/The%20Divinity%20Of%20Personal%20Status%20Law%20In%20Egypt.pdf?sequence=3; Pascale Fournier et al, "En-gender-ing Legal Reforms: Islamic Law in Africa and East Asia", (Amsterdam Law Forum, 3:2, 2011), p. 117, http://amsterdamlawforum.org/article/viewFile/213/405 United Nations Treaty Collection Website, https://treaties.un.org/Pages/ViewDetails.aspx?src=TREATY&mtdsg_no=IV-8&chapter=4&clang==en-alpha-based-market-11.20">https://treaties.un.org/Pages/ViewDetails.aspx?src=TREATY&mtdsg_no=IV-8&chapter=4&clang==en-alpha-based-market-11.20">https://treaties.un.org/Pages/ViewDetails.aspx?src=TREATY&mtdsg_no=IV-8&chapter=4&clang==en-alpha-based-market-11.20">https://treaties.un.org/Pages/ViewDetails.aspx?src=TREATY&mtdsg_no=IV-8&chapter=4&clang==en-alpha-based-market-11.20">https://treaties.un.org/Pages/ViewDetails.aspx?src=TREATY&mtdsg_no=IV-8&chapter=4&clang==en-alpha-based-market-11.20">https://treaties.un.org/Pages/ViewDetails.aspx?src=TREATY&mtdsg_no=IV-8&chapter=4&clang==en-alpha-based-market-11.20">https://treaties.un.org/Pages/ViewDetails.aspx?src=TREATY&mtdsg_no=IV-8&chapter=4&clang==en-alpha-based-market-11.20">https://treaties.un.org/Pages/ViewDetails.aspx?src=TREATY&mtdsg_no=IV-8&chapter=4&clang==en-alpha-based-market-11.20">https://treaties.un.org/Pages/ViewDetails.aspx?src=TREATY&mtdsg_no=IV-8&chapter=4&clang==en-alpha-based-market-11.20">https://treaties.un.org/Pages/ViewDetails.aspx?src=TREATY&mtdsg_no=IV-8&chapter=4&clang==en-alpha-based-market-11.20">https://treaties.un.org/Pages/ViewDetails.aspx?src=TREATY&mtdsg_no=IV-8&chapter=11.20">https

Article 2 of Egypt's Constitution (2014), https://www.constituteproject.org/constitution/Egypt_2014.pdf

Maha Muhammad Assad, "The Divinity of Personal Status Law in Egypt", 2016, p. 23,

Information obtained from Egyptian advocates, February and April 2017; Monika Lindbekk, "Inscribing Islamic Shari'a in Egyptian Divorce Law", (Oslo Law Review, Issue 2, 2016), pp. 108, 110-111, https://journals.uio.no/index.php/oslawreview/article/view/4081/3561; Alliance for Arab Women, "Shadow NGO Report on Egypt", Submission to the CEDAW Committee for the 55th Session, 2009, p. 17,

http://tbinternet.ohchr.org/Treaties/CEDAW/Shared%20Documents/EGY/INT_CEDAWA_NGO_EGY_45_8670_E.pdf; Nathalie Bernard-Maugiron and Baudouin Dupret, "Breaking Up the Family: Divorce in Egyptian Law and Practice", (Hawwa, 6:1, 2008), pp. 10-14, https://halshs.archives-ouvertes.fr/halshs-00339503/document; Mulki Al-Sharmani, "Recent Reforms in Personal Status Laws and Women's Empowerment: Family Courts in Egypt", 2008, p. 57, https://goo.gl/bp4MnO



Thus:	present) upon	has led to their
	contracting the	comparison to
Pursuant to Article 1 of Law	marriage. The	"train stations
No. 25/1920, a wife is entitled	woman is not	rather than
to financial maintenance from	required to do so.	institutions
her husband regardless of her		carrying out the
wealth or religion. Article 1 al-	The man is also	work of abstract
so provides that a wife risks	required to	justice";
losing her financial mainte-	provide for a	
nance if she: (i) refrains from	marital home as a	A number of the
giving herself to her husband	place of	challenges faced
voluntarily without rightful rea-	residence. The	by the Egyptian
son; (ii) leaves the marital	woman is not	family courts may
home without her husband's	required to do so.	be traced to the
permission; or (iii) goes out to		fact that the
work without her husband's	Under Islamic	family courts
consent; ¹⁶	and Egyptian law,	system was
	a husband must	introduced in
Pursuant to Article 11Bis-1 of	financially	2004 without
Law No. 25/1929, if a wife	maintain his wife	adequate training
refrains from obeying her	throughout the	for court
husband unjustifiably and	marriage. The	personnel and
without any right, her financial	wife is not	without adequate
maintenance will be	required to do so,	resources.
discontinued from the date of	even if she works	
disobedience. ¹⁷	and has an	According to
	income.	information on the
Marriage and family relations of		ground, court
Egypt's non-Muslim minority	In a divorce, the	mediation, which is
communities (e.g. Egyptian	man must pay the	now part of the legal
Christians and Jews) are	woman a	process, often does
governed by principles of their	deferred dower	not work well as an

http://dar.aucegypt.edu/bitstream/handle/10526/4795/The%20Divinity%20Of%20Personal%20Status%20Law%20In%20Egypt.pdf?sequence=3

Egypt State party report, U.N. Doc. CEDAW/C/EGY/ (2008), pp. 74-75, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx 16

Article 1 of Law No. 25/1920, http://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11

¹⁷ Article 11Bis-1 of Law No. 25/1929, http://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11

For more info: musawah@musawah.org

Article 3 of Egypt's Constitution (2014), https://www.constituteproject.org/constitution/Egypt 2014.pdf

Information obtained from Egyptian advocate, April 2017

Article 3 of the law promulgating Law No. 1/2000,

https://www.egypt.gov.eg/arabic/laws/download/قواجراءات20% (Promotion of Women's Rights GTZ, Egypt, 2010), p. 25, http://www.gender-in-german-development.net/custom/images/contentBilderGalerie/bilderGalerie/1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf

Egypt State party report, U.N. Doc. CEDAW/C/EGY/ (2008), p. 76, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx



For more info: musawah@musawah.org

Minimum and equal legal age for marriage

Is there a minimum age of marriage? Are there exceptions to the minimum age (e.g. min. age at 18, with exceptions to 16)? Is there an absolute minimum age without exceptions? Is there equality in the minimum age of marriage match the age of majority? Is there a minimum age verification process before the marriage is concluded?

Applicable CEDAW Provision
Article 16(2)
Paras. 36-39 GR21

The minimum legal age for marriage is 18 for females and males based on Article 31Bis of the Civil Status Law.³³

Article 31Bis prohibits the registration of a marriage of females or males below 18 and makes it mandatory for those wishing to get married to undergo a medical examination to ensure that they are free from diseases that may affect their lives or the health of either one of them or offspring. Registration of marriages contrary to Article 31Bis may be punished.

The minimum legal age for marriage is below the legal age of civil majority. Under Article 44 of the Civil Code, the legal age of civil majority is 21 for both females and males.³⁴

The Egyptian government has developed a national strategy to prevent child marriage. It seeks to reduce prevalence of early marriages by 50% over a five year period.³⁵

Minimum age verification is conducted through the submission of a birth certificate and a doctor-issued certificate known as the "age-track certificate" prior to the registration of the marriage.

According to UNICEF's 2016 State of the World's Children Report, 17% of women aged 20-24 were first married by 18 and 2% by 15.37

According to UN World Marriage Data 2015, the average of first marriage among Egyptian females fell from 22.7 in 2008 to 22.0 in 2014 and among males, from 27.7 to 27.5 during the same period. 38

According to Girls Not Bride and information on the ground, child marriages in Egypt are closely linked to economic hardships

Information obtained from the Egyptian advocate, February 2017.

United Nations Population Division, "World Marriage Data 2015", https://esa.un.org/ffps/Index.html#/maritalStatusData

Article 31Bis of the Civil Status Law (1994), https://www.unodc.org/res/cld/document/egy/2002/egypt_child_act_english_html/Egypt_Child_Act_English.pdf

Article 44 of the Civil Code (1948), http://www.wipo.int/wipolex/en/text.jsp?file_id=205494. According to a media report, the Egyptian cabinet has approved a suggested amendment to the law to lower the age of civil majority from 21 to 18, http://english.ahram.org.eg/NewsContent/1/64/120441/Egypt/Politics-/Egyptian-cabinet-approves-amendment-to-lower-age-o.aspx. However, as of to date, Article 44 of the Civil Code has not been amended.

National Population Council, "Strategic Plan for the Reduction of Early Marriages (2015-2020)", https://goo.gl/zioiPH; Girls Not Brides, "Egypt", Child marriages around the world, https://goo.gl/zioiPH; Girls Not Brides, "Egypt", Child marriages around the world, https://www.girlsnotbrides.org/child-marriage/egypt/

UNICEF, "The State of the World's Children 2016", Table 9, pp. 150-153, https://www.unicef.org/publications/files/UNICEF_SOWC_2016.pdf

For more info: musawah@musawah.org

	such as poverty and
	"deeply rooted"
	cultural norms,
	including: (i) the
	persistence of
	patriarchal norms
	around women's
	sexuality; and (ii)
	community norms
	that dictate that as
	girls reach
	adolescence, they should be married. ³⁹
	According to civil
	society and media
	reports, a draft
	legislation allowing
	for the lowering of
	the minimum legal
	age for marriage
	from 18 to 13 has
	been drawn up, with
	conservative Muslim
	clerics indicating
	that marriage at the
	age of nine for girls
	is acceptable.
	However, due to the
	mobilisation of the
	National Council of
	Women and others,
	the proposal did not
	advance.40

39 Information obtained from Egyptian advocate, April 2017; Girls Not Brides, "Egypt", *Child marriages around the world*, http://www.girlsnotbrides.org/child-marriage/egypt/; Equality Now, "Egypt": Stop the lowering of the minimum 40



For more info: musawah@musawah.org

Women's consent to marriage

Is a marriage valid without the woman's consent? Is the practice of forcing women to marry against their will (ijbar) prohibited? Is there a standard marriage contract? If so, what are its broad provisions and is there anything particular in the contract that ought to be highlighted on the basis that it advances women's rights or otherwise? Is it mandatory to register a marriage?

Applicable CEDAW Provision

Article 16(1)(b) Paras. 15-16 GR21

Paras. 25-26, 33-34 GR29

A prospective bride who has reached the age of civil majority must consent to her marriage. Consequently, *ijbar* marriages are prohibited among females over 18.⁴¹

Egyptian codified law is silent on the requirement for consent of a female to her marriage. Consequently, the rules of Hanafi fiqh apply, whereby, an adult woman who has attained the age of majority may contract her own marriage, and must consent to the marriage whereas a minor girl may be married off by her father without her consent and by force 42

The registration of marriages is implicit in Article 17 of Law No.1/2000 which generally prohibits courts from hearing a claim based on a marriage which is not supported by an official marriage document if the existence of the marriage is being denied by either party.⁴³

The Government of Egypt in its 2000 report to the CEDAW Committee asserted that, "In Egypt, marriage is a contract by mutual consent, and by law it must be concluded by the free, mutual consent of both parties." 45

The Egyptian aovernment in its 2008 report to the CEDAW Committee reiterated this position when it said that that "[a] woman is entitled to accept or reject a prospective husband. A marriage may not be contracted without her consent. Otherwise, it is considered void and

The presence of two male witnesses (or one male and two females) is required to testify that the marriage was consented to between the husband and the wife. 47

There is a standardised marriage contract. A new standard marriage contract was introduced in 2000. There is a space at the end of the contract for spouses to stipulate any special conditions regarding their respective rights and responsibilities that they wish to include in the marriage contract.48

Various sources suggest that forced marriages among young Egyptian girls is a serious concern:

 According to the **US** Department of State 2016 Trafficking in Persons report. "Individuals from the Persian Gulf. including Saudi Arabia. United Arab Emirates. and Kuwait. purchase Egyptian women and girls for "temporary" or "summer" marriages for the purpose of commercial sex. including cases of sex trafficking, as well as forced

age of marriage for girls in Egypt", http://www.equalitynow.org/action-alerts/egypt-stop-lowering-minimum-age-marriage-girls-egypt; Tracy McVeigh, "How Egypt's radical rulers crush the lives and hopes of women", *The Guardian*, 30 March 2013, https://www.theguardian.com/world/2013/mar/31/egypt-cairo-women-rights-revolution

According to information obtained from an Egyptian advocate (April 2017), the legal age for marriage is often treated as the legal age of civil majority. Hence in legal practice, women 18 and above, even if younger than 21, cannot be forced into a marriage by their guardian

Pascale Fournier et al, "En-gender-ing Legal Reforms: Islamic Law in Africa and East Asia", (Amsterdam Law Forum, 3:2, 2011), p. 122, http://amsterdamlawforum.org/article/viewFile/213/405

⁴³ Article 17 of Law No. 1/2000,

https://www.egypt.gov.eg/arabic/laws/download/و اجر اءات20% و اجر اءات20% و ضراع20% بعض 20% تظیم 20% و اصدار 20% 20% و اجر اءات20% او ضراع 20% و احراءات 20% و احرا

For more info: musawah@musawah.org

Egyptian law does not prohibit unregistered or customary marriages (<i>urfi</i>) but grants them a status that is inferior to that of officially registered marriages. ⁴⁴	dissolved by a court." ⁴⁶	Registration of Muslim marriages must be undertaken with the civil registrar (ma'dhun). ⁴⁹	labour; these arrangements are often facilitated by the victims' parents and marriage brokers, who profit from the transaction; ⁵⁴
		While <i>urfi</i> marriages are not prohibited, it is important to officially register marriages. Women in <i>urfi</i> marriages are deprived from claiming certain rights that would have been available to them had their marriages been officially registered	According to media reports, every year, thousands of young Egyptian girls are sold into marriage against their will to wealthy men by their families. Poverty is the main reason for

Bernard-Maugiron and Baudouin Dupret, "From Jihan to Susanne: Twenty Years of Personal Status Law in Egypt", (*Recht van de Islam*, 19, 2002), p. 12, http://www.verenigingrimo.nl/wp/wp-content/uploads/recht19_dupret.pdf

UNESCO, "Chapter 5: The Personal Status Laws", para. 1.3, http://www.unesco.org/webworld/peace_library/EGYPT/WOMEN/105.HTM

Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 17, http://www.gender-in-german-development.net/custom/images/contentBilderGalerie/bilderGalerie/1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf

Egypt State party report, U.N. Doc. CEDAW/C/EGY/ (2008), p. 75, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx

Mauritz Berger and Nadia Sonneveld, "Sharia and National Law in Egypt", in *Sharia Incorporated: A Comparative Overview of the Legal Systems of Twelve Muslim Countries in Past and Present*, ed. Jan Michiel Otto (Leiden, The Netherlands: Leiden University Press, 2010), p. 74, https://openaccess.leidenuniv.nl/bitstream/handle/1887/21170/file221087.pdf?sequence=1

Egypt State party report, U.N. Doc. CEDAW/C/EGY/4-5 (2000), p. 86, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx

Nathalie Bernard-Maugiron and Baudouin Dupret, "From Jihan to Susanne: Twenty Years of Personal Status Law in Egypt", (*Recht van de Islam*, 19, 2002), p. 15, http://www.verenigingrimo.nl/wp/wp-content/uploads/recht19_dupret.pdf; Pascale Fournier et al, "En-gender-ing Legal Reforms: Islamic Law in Africa and East Asia", (Amsterdam Law Forum, 3:2, 2011), p. 122, http://amsterdamlawforum.org/article/viewFile/213/405; Mauritz Berger and Nadia Sonneveld, "Sharia and National Law in Egypt", in *Sharia Incorporated: A Comparative Overview of the Legal Systems of Twelve Muslim Countries in Past and Present*, ed. Jan Michiel Otto (Leiden, The Netherlands: Leiden University Press, 2010), pp. 74-75, https://openaccess.leidenuniv.nl/bitstream/handle/1887/21170/file221087.pdf?sequence=1



courts provided there is some to remarry
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US Department of State, "Trafficking in Persons Report", 2016, p. 160, https://www.state.gov/documents/organization/258876.pdf

Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 17, http://www.gender-in-german-development.net/custom/images/contentBilderGalerie/bilderGalerie1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf

Omnia Talal, "Living without a name: Paternity disputes in Egypt ruin thousands of lives", *Aswat Masriya*, 1 December 2015, http://en.aswatmasriya.com/news/details/260; VOA, "High-Profile Paternity Case Highlights Risks of Common-Law 'Urfi' Marriage in Egypt" VOA, 31 October 2009, http://www.voanews.com/a/a-13-2006-06-07-voa19/325284.html



For more info: musawah@musawah.org

	evidence of the marriage; ⁵² • Article 15 of the Child Law grants a mother the right to register the birth of her child and apply for a birth certificate in which her name as the child's mother is recorded. ⁵³	their widowhood pensions or divorced women to remarry without losing custody of their children or child maintenance; and • Legitimising sexual relations without concluding a formal marriage.
		According to a study commissioned by Plan International, it is difficult for Egyptian single mothers to register the birth of their children be-

Hassan Abdel Zaher, "Egyptian girls victims of forced marriages, *The Arab Weekly*, 27 August 2015, http://www.thearabweekly.com/?id=1763; Arwa Abu al-Yazid, "The Shame of Child Marriage in Egypt", 15 September 2014, https://www.alaraby.co.uk/english/features/2014/10/9/the-shame-of-child-marriage-in-egypt; Beca Coleman, "The Story Behind Child Brides in Egypt", *Egyptian Streets*, 23 July 2014, https://egyptianstreets.com/2014/07/23/the-story-behind-child-brides-in-egypt/

https://www.alaraby.co.uk/english/blog/2015/7/2/whos-the-daddy-ezz-zeina-and-egypts-urfi-marriages; Dena Rashed, "Legally Yours," *Al-Ahram Weekly*, 1-7 June 2006, http://weekly.ahram.org.eg/Archive/2006/797/fe1.htm

Article 17 of Law No. 1/2000,

https://www.egypt.gov.eg/arabic/laws/download/واجراءات20%واجراءات

Article 15 of the Child Law (1996), https://www.unodc.org/res/cld/document/egy/2002/egypt_child_act_english_html/Egypt_Child_Act_English.pdf

Information provided by Egyptian advocate, February 2017; Silje Saliha Telum, "Why *Urfi*?": An Examining Study of *Urfi* Marriage in Egypt and Its Casualties", 2016, https://www.duo.uio.no/bitstream/handle/10852/52255/Telum.pdf?sequence=1; Nathalie Bernard-Maugiron and Baudouin Dupret, "From Jihan to Susanne: Twenty Years of Personal Status Law in Egypt", (*Recht van de Islam*, 19, 2002), pp. 12-13, http://www.verenigingrimo.nl/wp/wp-content/uploads/recht19_dupret.pdf; Omnia Talal, "Living without a name: Paternity disputes in Egypt ruin thousands of lives", *Aswat Masriya*, 1 December 2015, http://en.aswatmasriya.com/news/details/260; Imogen Lambert and Nada Ramadan, "Who's the daddy? Ezz, Zeina and Egypt's *Urfi* marriages", *The New Arab*, 2 July 2015,

For more info: musawah@musawah.org

				The lack of awareness of a mother's right to register their children even among
				officials; and • Shame and social stigma. 57 According to civil society and media reports, a draft law that mandates DNA testing in paternity cases was drawn up in 2009. 58
Women's capacity to enter into marriage Is consent of a marital guardian (wali) required? If so, can a woman choose her own wali? Can a woman go before a court or other competent authority to seek permission to marry if her wali refus-	Egyptian codified law is silent on the requirement for a woman to have the consent of a marital guardian (wali) to enter into marriage. As such rules of Hanafi fiqh apply, whereby a prospective bride over 18 do not require the consent of a guardian but a prospective bride under 18		Both spouses may stipulate any condition in their marriage contract. About 1/3 of the Egyptian standard marriage contract is left empty for this purpose. The	While legally: • A prospective bride over 18 can enter into marriage without the consent of a wali, in social practice, there is

Plan International, "Mother to Child: How Discrimination Prevents Women Registering the Birth of Their Child", 2012, p. 10, http://www.ohchr.org/Documents/Issues/Children/BirthRegistration/PlanInternational2_birthRegistration.pdf

Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 9, http://www.gender-in-german-development.net/custom/images/contentBilderGalerie/bilderGalerie1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf; Ahmed Hosni, "New paternity law stipulating DNA testing proposed", 13 April 2006, *IRIN*, http://www.irinnews.org/report/26290/egypt-new-paternity-law-stipulating-dna-testing-proposed



For more info: musawah@musawah.org

es to consent to her marriage? Can a woman negotiate her martial rights prior to marriage and can these rights be changed during marriage? If so, who can change these rights and under what circumstances e.g. mutual consent?

Applicable CEDAW Provision Articles 16(1)(a), 16(1)(b) Paras. 15-16 GR21 Para. 34 GR29 requires the consent of her guardian to marry. 59

If a guardian opposes the marriage, the prospective bride may seek the authorisation of a judge to get married. A guardian cannot object to a marriage based on the dowry amount or social equity. ⁶⁰

A law, popularly known as the "Seasonal Marriage" or "Tourist Marriage" law, obligates foreign men who wish to marry Egyptian females 25 years or more their iunior to pay their prospective brides a stipulated sum of money before they are able to marry them. The Ministry of Justice Decree No. 9200/2015 requires foreign men to deposit 50,000 Egyptian pounds in investment certificates in the bank accounts of their prospective brides, with a 12.75% interest rate to be paid every six months for 10 years if they wish to marry Egyptian

stipulated conditions are registered by the civil registrar (ma'dhun) at the request of the spouses before the contract is signed. Conditions that may be stipulated in the contract include:⁶²

- The wife will be allowed to use her delegated right to unilateral divorce (isma) without restrictions;
- The husband will not be allowed to conclude subsequent marriages without the written approval of his wife and if he does enter into a polygamous

strong
expectation that
she seeks the
consent of a male
wali (e.g. father,
grandfather,
brother, uncle,
etc.) to enter into
marriage, 63

 A woman can insert stipulations in her marriage contract, there is currently no clear mechanism for the enforcement of stipulations in marriage contracts and their consequences. The ability to obtain a clearer understanding on this issue is also impeded by the lack of sufficient

Information obtained from Egyptian advocate, April 2017; Dar al-Ifta al Misriyyah, "Can a woman get married without her (wali) guardian's approval", http://www.dar-alifta.org/Foreign/ViewFatwa.aspx?ID=6018; Women Living Under Muslim Laws, "Knowing Our Rights: Women, Family Laws and Customs in the Muslim World", (Nottingham, UK: The Russell Press, Third Edition, 2006), p. 67,

http://www.wluml.org/sites/wluml.org/files/import/english/pubs/pdf/knowing%20our%20rights/kor_2006_en.pdf

Women Living Under Muslim Laws, "Knowing Our Rights: Women, Family Laws and Customs in the Muslim World", (Nottingham, UK: The Russell Press, Third Edition, 2006), p. 73, http://www.wluml.org/sites/wluml.org/files/import/english/pubs/pdf/knowing%20our%20rights/kor_2006_en.pdf; Human Rights Watch, "Divorced from Justice: Women's Unequal Access to Divorce in Egypt", 2004, p. 17, https://www.hrw.org/reports/2004/egypt1204/egypt1204.pdf



For more info: musawah@musawah.org

women 25 years or more their junior. ⁶¹		marriage without her written approval, the wife will be allowed to dissolve her marriage; • The wife will benefit of the marital home and/or assets in event of divorce or death; • The husband will allocate a lump or a regular amount of money to his wife if he divorces her against her	publicly available data on cases that have been adjudicated on the basis of breach of a condition in a marriage contract. 64 According to media reports, the "Seasonal marriage" or "Tourist marriage" law, which dates back to 1976, originally prohibited marriages between foreign men and Egyptian females

Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 16, http://www.gender-in-german-development.net/custom/images/contentBilderGalerie/bilderGalerie1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf

http://repository.uchastings.edu/cgi/viewcontent.cgi?article=1214&context=hwlj; Women Living Under Muslim Laws, "Knowing Our Rights: Women, Family Laws and Customs in the Muslim World", (Nottingham, UK: The Russell Press, Third Edition, 2006), p. 73,

http://www.wluml.org/sites/wluml.org/files/import/english/pubs/pdf/knowing%20our%20rights/kor_2006_en.pdf; Human Rights Watch, "Divorced from Justice: Women's Unequal Access to Divorce in Egypt", 2004, p. 17, https://www.hrw.org/reports/2004/egypt1204/egypt1204.pdf

Leila Fadel, "Does Egypt's Law Protect 'Short-Term Brides' or Formalize Trafficking?", NPR, 1 February 2016, http://www.npr.org/sections/parallels/2016/02/01/463708687/does-egypts-law-protect-short-term-brides-or-formalize-trafficking; Sonia Farid, "Does Egypt's new tourist marriage law really 'protect' women?', Al Arabiya English, 18 January 2016, https://english.alarabiya.net/en/perspective/analysis/2016/01/18/Does-Egypt-s-new-tourist-marriage-law-really-protect-women-.html; Aswat Masriya, Egyptian women protest minister of justice's decree on 'summer marriages' phenomenon, Aswat Masriya, 23 December 2015, http://en.aswatmasriya.com/news/details/5634; Nada Ramadan, "Putting a price tag on Egyptian women", The New Arab, 9 December 2015, https://www.alaraby.co.uk/english/Features/2015/12/9/Putting-a-price-tag-on-Egyptian-women

Information obtained from Egyptian advocate, April 2017

Information obtained from Egyptian advocate, April 2017; Brenda Opperman, "The Impact of Legal Pluralism on Women's Status: An Examination of Marriage Laws in Egypt, South Africa and the United States", (Hastings Women's Law Journal, 17:1, 2006), p. 70,



For more info: musawah@musawah.org

		The wife will be allowed to work and/or to continue education; The mother will have the right to choose the children's schools and The mother will be allowed to live with her children in the country of her choice in the event of divorce.	result of pressure from conservative Muslim groups, the law was amended in 1993 to allow for such marriages but foreign men had to pay for the right to
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Leila Fadel, "Does Egypt's Law Protect 'Short-Term Brides' or Formalize Trafficking?", NPR, 1 February 2016, http://www.npr.org/sections/parallels/2016/02/01/463708687/does-egypts-law-protect-short-term-brides-or-formalize-trafficking; Sonia Farid, "Does Egypt's new tourist marriage law really 'protect' women?', Al Arabiya English, 18 January 2016, https://english.alarabiya.net/en/perspective/analysis/2016/01/18/Does-Egypt-s-new-tourist-marriage-law-really-protect-women-.html



For more info: musawah@musawah.org

	marriage contracts would cause harm because it would lead to mistrust between couples and discourage young women and men from getting married; (ii) specifically, the inclusion of stipulations in the contract that restricts a husband's right to enter into a polygamous marriage or allowing wives to travel without the permission of their husbands "forbade the permitted and permitted the forbidden". 66 According to
	academic research, in practice, women in Egypt seem reluctant to exercise their right to insert stipulations in their marriage contracts

Mulki Al-Sharmani, "Recent Reforms in Personal Status Laws and Women's Empowerment: Family Courts in Egypt", 2008, p. 9, https://goo.gl/bp4MnO

For more info: musawah@musawah.org

hecause of social

				stigma. ⁶⁷
Polygamous marriages Does the law prohibit polygamy or impose strict conditions on such practice? Is the permission of the court required for a polygamous marriage? Is the permission of an existing wife required for a polygamous marriage? Is it necessary to inform an existing wife of the polygamous marriage? Are temporary marriages such as traveler's marriages (misyar) recognised? Is it necessary to register a polygamous marriage? Can a woman stipulate in the marriage contract that her intended husband cannot enter into a polygamous marriage? Applicable CEDAW Provision Para. 14 GR21 Para. 34 GR29	A Muslim man may marry up to four wives at one time. He is not required by law to seek the permission of the court or his existing wife or wives to enter into a polygamous marriage. His existing wife or wives are informed by the civil registrar (ma'dhun) of the new marriage after it has been contracted. Article 11Bis of Decree Law No. 29/1929 provides that a husband must declare his marital status in the marriage contract. If he is already married, he must list the names of any existing wife or wives and their respective addresses. The ma'dhun is tasked with the responsibility of notifying any existing wife or wives of the husband's new marriage by registered post, the		A woman may stipulate in the marriage contract that her husband may not take another wife. The husband breaches this term of the marriage contract, the woman may seek judicial divorce.	stigma. Stigma. According to Egypt's 2014 Demographic and Health Survey, 3% of marriages in Egypt are polygamous. The survey also found that: Albert 1974 • Older women were more likely than younger women to have co-wives. For instance, 4% of married women aged 45-49 reported having co-wives, as compared with 1% of women aged 20-24; • Rural women
	receipt of which must be acknowledged. ⁶⁹			were slightly more

Mauritz Berger and Nadia Sonneveld, "Sharia and National Law in Egypt", in *Sharia Incorporated: A Comparative Overview of the Legal Systems of Twelve Muslim Countries in Past and Present*, ed. Jan Michiel Otto (Leiden, The Netherlands: Leiden University Press, 2010), p. 76,

https://openaccess.leidenuniv.nl/bitstream/handle/1887/21170/file221087.pdf?sequence=1; Jasmine Moussa, "The Reform of Shari'a-derived Divorce Legislation in Egypt: International Standards and the Cultural Debate", p. 13, 2005,

https://www.nottingham.ac.uk/hrlc/documents/publications/hrlcommentary2005/divorcelegislationegypt.pdf

Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), pp. 9, 19, http://www.gender-in-german-development.net/custom/images/contentBilderGalerie/bilderGalerie1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf

Article 11Bis of Decree Law No. 25/1929, http://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11; Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 19, http://www.gender-in-german-

			likely to report
Pursuant to Arti			having co-wives
Decree Law No	. 29/1929, a		than urban
husband may be	e fined and jailed if		women (3%
he provides the	ma'dhun with		versus 2%);
incorrect information	ation regarding his		
marital status or	the addresses of		 Women living in
any of his existing	ng wives. Under		poorer
the same article	(Article 23Bis),		households were
the <i>ma'dhun</i> ma	ıy also be fined,		more likely than
	suspended from		women living in
work if he fails to	o inform the		richer households
husband's exist	ing wife or wives		to have co-wives.
of the new marr	iage in		For instance, 4%
accordance with	ı the law. ⁷⁰		of women living in
			households in the
	Decree Law No.		lowest wealth
29/1929 also pe	rmits: ⁷¹		quintile reported
			having co-wives,
An existing v	wife to seek		as compared with
divorce if he	r husband marries		2% of women
another won	nan on the basis	~ //	living in
that the new	marriage causes	*	households in the
her material	or mental harm,		highest quintile;
thus making	it impossible for		and
to remain in	the marriage. This		

development.net/custom/images/contentBilderGalerie/bilderGalerie1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf

Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 16, http://www.gender-in-german-development.net/custom/images/contentBilderGalerie/bilderGalerie1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf

Egyptian Ministry of Health and Population, El-Zanaty and Associates and the DHS Program, "Egypt Demographic and Health Survey 2014", Table 7.2, p. 91, https://dhsprogram.com/pubs/pdf/FR302/FR302.pdf

Article 23Bis of Decree Law No. 25/1929, http://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11; Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), pp. 19-20, http://www.gender-in-german-development.net/custom/images/contentBilderGalerie/bilderGalerie1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf

Article 11Bis of Decree Law No. 25/1929, http://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11; Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 19, http://www.gender-in-german-development.net/custom/images/contentBilderGalerie/bilderGalerie/1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf



For more info: musawah@musawah.org

right is available to the existing				
wife even if it is not stipulated				
in the marriage contract that				
her husband cannot marry				
another wife;				

 A new wife to seek divorce if she only discovered that her husband was already married at the time their marriage was concluded after she had concluded her marriage with him.

Egyptian codified law is silent on the prohibition or otherwise of temporary marriages. However, the Egyptian Dar al-Ifta' has issued two rulings (fatwā) announcing that *misyar* marriage is a valid form of marriage provided it meets "the integrals and conditions of a marriage contract and so long as there is nothing to prevent the marriage." In addition, any agreement by the women to waive her rights to staying overnight and/or expenses is "unbinding since the woman is entitled to ask for her rights to overnight stays and expenses whenever she wishes and the husband is to comply with her demands."72

 Lower educated women were more likely to report having cowives than higher educated women. For instance, 5% of married women with no education reported having co-wives, as compared with 2% of women who has attained secondary or higher education.

Through the introduction of the Law No. 44/1979, there was an attempt to provide a wife whose husband marry another wife without her prior consent with the right to be granted an automatic divorce by a judge provided she requested for the divorce within one vear from the date she knew about her

Dar al-Ifta al Misriyyah, "Is the Misyar marriage legal?", http://www.dar-alifta.org/Foreign/ViewFatwa.aspx?ID=6619&text=misyar; Dar al-Ifta al Misriyyah, "Is Misyar marriage allowed in Islam?", http://www.dar-alifta.org/Foreign/ViewFatwa.aspx?ID=6067&text=misyar; Dar al-Ifta al Misriyyah, "Is Misyar marriage legal?", http://www.dar-alifta.org/Foreign/ViewFatwa.aspx?ID=6067&text=misyar

	husband's polygamous marriage. However, Law No. 44/1979 was challenged by several personal status judges who referred it to the Supreme Constitutional Court for a ruling on its constitutionality. The Supreme declared the law unconstitutional Law No. 44/1979 unconstitutional in 1985 and in the same year Law No. 100/1985 was passed in parliament stipulating that the wife's right to divorce her husband following his polygamous marriage was subject to the discretionary of a judge as opposed to it being an
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Maha Muhammad Assad, The Divinity of Personal Status Law in Egypt (2016), p. 34, http://dar.aucegypt.edu/bitstream/handle/10526/4795/The%20Divinity%20Of%20Personal%20Status%20Law%20In%20Egypt.pdf?sequence=3; Nathalie Bernard-Maugiron and Baudouin Dupret, "From Jihan to Susanne: Twenty Years of Personal Status Law in Egypt", (*Recht van de Islam*, 19, 2002), pp. 4-5, 7-9,



For more info: musawah@musawah.org

Divorce rights

Is there equal right to divorce between women and men? Can the husband divorce without reason and without having to go to court? What are the main forms of divorce? Can all forms of divorce be sought only through the courts? Are the grounds for divorce the same for the husband and wife? Is unilateral divorce by repudiation (talāg) prohibited? If unilateral divorce is not prohibited, what is the procedure i.e. is the presence of the spouse to be divorced required, are witnesses required. does the spouse seeking divorce need to go to court, is the divorced spouse informed of the divorce? Is the unilateral right to divorce delegated to the wife? If so, is it by law or through the marriage contract? Is it mandatory to register a divorce?

Egyptian law provides for three different mechanisms for divorce: (i) unilateral repudiation by the husband (*talāq*); (ii) out-of-court negotiated divorce (*ibra'*); and (iii) judicial divorce. The marriage may also be annulled.⁷⁶

A husband may unilaterally repudiate the marriage without much restrictions. However, Article 5Bis of Decree Law No. 25/1929 provides that a husband must register his repudiation within 30 days of his declaration with the *ma'dhun*. If the wife is not present at the *ma'dhun's* office together with the husband, the *ma'dhun* is tasked with the responsibility of notifying the wife of her divorce through a bailiff. However, Article 1979 and 1

Non-registration of the repudiation does not invalidate the divorce. However, pursuant to Article

Case 2040, Ayn Shams Family Court. 27 May 2012. exemplifies the typical formulation of talāg by Egyptian family court judges. which is as follows: "Repudiation (talaa) comes into effect as the husband articulates it. This is in accordance with all four schools of Islamic jurisprudence as well as the Prophet's companions. The registration of the repudiation and ways of notifying the wife of its occurrence have no bearing on the right

The Government of Eavpt in its 2008 report to the **CEDAW Committee** confirmed that "a woman is entitled to seek divorce by unilateral termination of her marriage contract (khul') without having to prove damage in exchange for her return of her dower or any real estate or property which the man gave her as his wife during the marriage. If she can prove damage before the judiciary, she is entitled to her full rights as provided under the

It is important to officially register a divorce. Pursuant to Article 21 of Law No. 1/2000, where one party denies that divorce has taken place, only a divorce that has been attested to and notarised will recognised, thereby implicitly making it mandatory for all divorce to be officially registered. 100

It is important to specify in the marriage contract that the wife will have the right to use isma "whenever she wants and as many According to civil society and media reports as well as academic research: 103

- 2015 statistics released by Egypt's central statistics agency (CAPMAS) show that the total number of divorces in Egypt rose by 10.8% to reach 199,867 in 2015 from 180,244 in 2014:
- The 2015
 CAPMAS
 statistics also
 show that the
 majority of
 divorces granted

Egypt: International Standards and the Cultural Debate", pp. 11-18, 2005.

https://www.nottingham.ac.uk/hrlc/documents/publications/hrlcommentary2005/divorcelegislationegypt.pdf

http://www.verenigingrimo.nl/wp/wp-content/uploads/recht19_dupret.pdf

Mauritz Berger and Nadia Sonneveld, "Sharia and National Law in Egypt", in Sharia Incorporated: A Comparative Overview of the Legal Systems of Twelve Muslim Countries in Past and Present, ed. Jan Michiel Otto (Leiden, The Netherlands: Leiden University Press, 2010), p. 75, https://openaccess.leidenuniv.nl/bitstream/handle/1887/21170/file221087.pdf?sequence=1; Jasmine Moussa, "The Reform of Shari'a-derived Divorce Legislation in

Articles 1-4 of Decree Law No. 25/1929, https://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11; Monika Lindbekk, "Inscribing Islamic Shari'a in Egyptian Divorce Law", (Oslo Law Review, Issue 2, 2016), p. 119, https://journals.uio.no/index.php/oslawreview/article/view/4081/3561; Nathalie Bernard-Maugiron and Baudouin Dupret, "Breaking Up the Family: Divorce in Egyptian Law and Practice", (Hawwa, 6:1, 2008), pp. 6, 8, https://halshs.archives-ouvertes.fr/halshs-00339503/document

Articles 5Bis of Decree Law No. 25/1929, http://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11; Nathalie Bernard-Maugiron and Baudouin Dupret, "Breaking Up the Family: Divorce in Egyptian Law and Practice", (Hawwa, 6:1, 2008), p. 7, https://halshs.archives-ouvertes.fr/halshs-00339503/document



For more info: musawah@musawah.org

wife to ask her

former husband to

certificates

amounted to

	23Bis of Decree Law No.	to repudiation which	law." ⁹⁹	times as she wants";	by court rulings
Applicable CEDAW Provision	25/1929, the husband may be	God has solely		otherwise her	are through <i>khul</i> ',
Article 16(1)(c)	fined and jailed for his failure to	granted to the		husband may take	estimated at
Paras. 17-18 GR21	register the repudiation. Under the	husband." ⁹²		her back after she	67.6% of the total
Paras. 34, 39-40 GR29	same article (Article 23Bis), the			repudiates	for 2015, while
	ma'dhun may also be fined, jailed	According to		herself. ¹⁰¹	the lowest was
	and/or be suspended from work if	decision No. 432 of			due to the
	he fails to inform the wife	the Court of Appeal		If both spouses	imprisonment of
	concerned of the divorce. ⁷⁹	of 1964, "the		agree to terminate	the husband,
		definition of harm		an <i>urfi</i> marriages,	which constituted
	A husband may delegate his	includes the		the husband may	0.08% of the
	unilateral right to divorce to his	husband's		repudiate his wife	cases;
	wife (isma) through a stipulation in	systematic		and the originals of	
	the marriage contract, thus	maltreatment, either		the marriage	 2013 statistics
	permitting her to pronounce talāq	verbal or physical, of		contracts are	released by
	upon herself (<i>talāq-i-tafwid</i>). The	the wife in a manner		destroyed. In this	CAPMAS show
	wife needs to go to the ma'dhun	that is not suitable to		instance, it is	that the number
	with two witnesses and ask him to	women of her		advisable for the	of <i>talāq</i>

. https://www.egypt.gov.eg/arabic/laws/download/و ضاع 20% بعض 20% تنظيم 20% قانون 20% باصدار 20% 202000 ا<mark>لسن 20</mark>% و اجراءات 20% او ضاع 20% بعض 20% تنظيم 20% قانون 20% باصدار 20% 202000 السن 20% و اجراءات 20% او ضاع 20% بعض 20% تنظيم 20% قانون 20% باصدار 20% 202000 المنطق 20% و المنطق 20%

standing."93

79 Article 23Bis of Decree Law No. 25/1929, http://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11: Nathalie Bernard-Maugiron and Baudouin Dupret, "Breaking Up the Family: Divorce in Egyptian Law and Practice", (Hawwa, 6:1, 2008), p. 7, https://halshs.archives-ouvertes.fr/halshs-00339503/document

80 Article 20 of Law No. 1/2000,

20.pdf; **Nathalie**% و نجر اءات20% و ضاع20% عض20% تنظىء20% قان ون20% تارون بالمساحل و 20/2000% قان ون 120% و اجراءات 20% و فضاع 20% و اجراءات 20% و المراء التلك عن 20% و المراء التلك عن 20% و المراء التلك عن 20% و المراء و خار 140% Bernard-Maugiron, "Personal Status Laws in Egypt; FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 16. http://www.gender-in-germandevelopment.net/custom/images/contentBilderGalerie/bilderGalerie1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf

92 Monika Lindbekk, "Inscribing Islamic Shari'a in Egyptian Divorce Law", (Oslo Law Review, Issue 2, 2016), p. 118. https://journals.uio.no/index.php/oslawreview/article/view/4081/3561

register her self-repudiation.80

Jasmine Moussa, "The Reform of Shari'a-derived Divorce Legislation in Egypt: International Standards and the Cultural Debate", p. 14, 2005, https://www.nottingham.ac.uk/hrlc/documents/publications/hrlcommentary2005/divorcelegislationegypt.pdf

99 Egypt State party report, U.N. Doc. CEDAW/C/EGY/ (2008), p. 75, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx

101 Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 16, http://www.gender-in-germandevelopment.net/custom/images/contentBilderGalerie/bilderGalerie1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf

¹⁰⁰ Article 21 of Law No. 1/2000.

Rahma Diia, "Divorces up by 10.8 percent in 2015 – official statistics agency", Aswat Masriya, 5 July 2016, http://en.aswatmasriya.com/news/details/17277; Monika Lindbekk, "Inscribing Islamic Shari'a in Egyptian Divorce Law", (Oslo Law Review, Issue 2, 2016), p. 119, https://journals.uio.no/index.php/oslawreview/article/view/4081/3561



For more info: musawah@musawah.org

A wife may negotiate with her husband an out-of-court divorce by relinquishing some or all of her financial rights (ibra'). However, if both parties are unable to reach a mutual agreement on an ibra' divorce, a wife may bring a court case to seek a khul' divorce. where she needs to: (i) declare in court that she detests life with her husband, the continuation of married life between them is impossible and she fears that she will transgress against the 'limits of God' due to this detestation: (iii) pledge to return her *mahr*; and (iv) renounce all her financial rights. In such a case, the court must order a reconciliation process. and if it fails it must then rule for divorce.81

Article 20 of Law No. 1/2000 prohibits the waiver of a wife's right to custody over her children and the father's obligation to pay for their maintenance as part of the *khul* compensation. 82

On *urfi* marriages, women generally find it difficult proving the following in court:

· The existence of *urfi* marriages due to: (i) the lack of documentary evidence, in which case the courts are prohibited even hear the case; and (ii) the need for urfi marriages to be concluded in the presence of two male witnesses (or one male and two females) and meet the general conditions for a marriage for such marriages to have legal effect:94 and

sign a paper in the presence of two witnesses. acknowledging that he repudiated her. If the husband refuses to repudiate his wife and to destroy the originals of the contracts, the wife is still considered married and cannot remarry. In such an instance, her resource is to seek a divorce in court. 102

162,583, making a husband's unilateral repudiation of a marriage the most common form of divorce in Egypt.

According to civil society and media reports, the following are some of the practical obstacles faced by women when seeking to exercise their divorce rights include:

• On unilateral divorce: 104 (i) It is difficult to prove unilateral repudiation has taken place because the husband does not

Information obtained from Egyptian advocate, April 2017; Articles 18, 20 of Law No. 1/2000,

https://www.egypt.gov.eg/arabic/laws/download/واجراءات20% واجراءات20% واجراءا

Article 20 Law No. 1/2000,

https://www.egypt.gov.eg/arabic/laws/download/المرقة 20% 201% واجراءات 20% واجراء 20% واجراءات 20% واجراءات 20% واجراءات 20% واجراءات 20% واجراءات 20% واجراء 20% واجراء 20% واجراءات 20% واجراءات 20% واجراءات 20% واجراءات 20% واجراءات 20% واجراءات 20% واجراء 20% واجراءات 20% واجراء 20% واجراءات 20% واجراء 20% واجراء



For more info: musawah@musawah.org

		need to make the
Valid grounds for seeking a judi-	 The paternity of 	declaration in the
cial divorce by a wife include a	the father in cases	presence of any
husband's: (i) failure to provide	where children are	witness; (ii) The
maintenance; (ii) severe or	born from <i>urfi</i>	legal requirement
incurable illness of which the wife	marriages. Not	to register a
was not aware at the time the	only is DNA	unilateral divorce
marriage was concluded; (iii)	testing is not	is ineffective
absence of more than one year	mandatory in	because: (a)
without reasonable excuse; or (iv)	paternity cases, in	there is a general
imprisonment of more than three	2010, an	lack of
years (wife may seek divorce after	Appellate Court	awareness
one year). ⁸³ In addition, a wife	rejected the DNA	among Egyptians
may seek divorce on the basis of	results of a father	of the
harm that makes it impossible to	on the basis that	requirement; (b)
continue living together as	DNA testing does	the fact that non-
spouses. ⁸⁴	not abide by	compliance with
	Shari'ah	the registration
In the case of a divorce petition	principles. A	requirement does

⁹⁴ Article 17 of Law No. 1/2000.

https://www.egypt.gov.eg/arabic/laws/download/واجراءات20% واجراءات20% واجراءا

Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), pp. 17-18, http://www.gender-in-german-development.net/custom/images/contentBilderGalerie/bilderGalerie1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf

Monika Lindbekk, "Inscribing Islamic Shari'a in Egyptian Divorce Law", (Oslo Law Review, Issue 2, 2016), p. 120, https://journals.uio.no/index.php/oslawreview/article/view/4081/3561; Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 11, http://www.gender-in-german-development.net/custom/images/contentBilderGalerie/bilderGalerie1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf

Articles 4-5 of Law No. 25/1920, Articles 12-14 of Decree Law No. 25/1929, http://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11; Mauritz Berger and Nadia Sonneveld, "Sharia and National Law in Egypt", in Sharia Incorporated: A Comparative Overview of the Legal Systems of Twelve Muslim Countries in Past and Present, ed. Jan Michiel Otto (Leiden, The Netherlands: Leiden University Press, 2010), p. 75, https://openaccess.leidenuniv.nl/bitstream/handle/1887/21170/file221087.pdf?sequence=1: Nathalie Bernard-Maugiron and Baudouin Dupret, "Breaking Up the Family:

Divorce in Egyptian Law and Practice", (Hawwa, 6:1, 2008), p. 2, https://halshs.archives-ouvertes.fr/halshs-00339503/document

Article 6 of Decree Law No. 25/1929, http://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11; Nathalie Bernard-Maugiron, Breaking Up the Family: Divorce in Egyptian Law and Practice, p. 3, https://halshs.archives-ouvertes.fr/halshs-00339503/document



For more info: musawah@musawah.org

based on harm, if the claim of
harm is proven and reconciliation
between the spouses is
impossible, the judge will grant a
divorce and decide on the amount
of compensation due to the wife.
If the claim of harm is not proven
and the wife insists on her claim,
the judge must appoint two
arbitrators (one from the
husband's family and one from
the wife's family) who will attempt
to reconcile the couple. If reconcil-
iation is impossible, the arbitrators
will make the appropriate recom-
mendation regarding the divorce
and any compensation due, which
the judge then reviews and make
the appropriate ruling. Generally,
if the source of the dispute is:85

 The husband, the arbitrators will recommend a divorce and the wife will fully be entitled to all her marital and divorce rights;

mother may prove paternity of her child by providing any form of evidence that she has had intimate relations with the alleged father. A customary marriage contract will be considered as such evidence but will most likely need to be substantiated by testimonies of others.95

The following are media reports of high profile court cases regarding the determination of paternity of children born in *urfi* marriages that have succeeded:⁹⁶

not render the repudiation invalid incentivises husbands to circumvent the requirement in order to avoid having to pay their wives financial compensation following the divorce: and (c) it is not the cultural norm to allow the state to interfere with family matters in Egypt.

On Isma:¹⁰⁵
 According to a media report back in 2000, statistics released by CAPMAS at

⁸⁵ Articles 6-11 of Decree Law No. 25/1929, https://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11; Article 19 of Law No. 1/2000, https://www.egvpt.gov.eg/arabic/laws/download/ن قَنْ 20%وَ قَنْ اعْرَادُ 20% وَمَنْ اعْرَادُ كُونَ عَنْ 20% وَمَنْ اعْرَادُ كُونْ 20% وَمَنْ اعْرَادُ كُونْ اعْرَادُ كُونْ اعْرَادُ كُونْ اعْرَادُ كُونْ اعْرَادُ كُونْ الْأَوْنِ 20% وَمَنْ اعْرَادُ كُونْ اعْرادُ كُونْ اعْرَادُ كُونْ كُونْ اعْرَادُ كُونْ كُونْ اعْرَادُ كُونْ كُونْ اعْرَادُ كُونْ كُون

Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), pp. 9, 17, <a href="http://www.gender-in-german-development.net/custom/images/contentBilderGalerie/bilderGalerie1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf; George Sadek, "Egypt: Appellate Court Rejects DNA Results That Contradict Shari'a Rules of Evidence", 2010, https://loc.gov/law/foreign-news/article/egypt-appellate-court-rejects-dna-results-that-contradict-sharia-rules-of-evidence/

Omnia Talal, "Living without a name: Paternity disputes in Egypt ruin thousands of lives", *Aswat Masriya*, 1 December 2015, http://en.aswatmasriya.com/news/details/260; VOA, "High-Profile Paternity Case Highlights Risks of Common-Law 'Urfi' Marriage in Egypt" VOA, 31 October 2009, http://www.voanews.com/a/a-13-2006-06-07-voa19/325284.html

Reem Leila, "Before you sign on the dotted line", *Al Ahram Weekly*, 22-29 June 2000, http://weekly.ahram.org.eg/Archive/2000/487/li2.htm; Mauritz Berger and Nadia



For more info: musawah@musawah.org

•	The wife, the arbitrators will
	recommend a divorce in ex-
	change for compensation to
	be paid by the wife to the hus-
	band;

- Shared between the husband and wife, the arbitrators will recommend a divorce and may recommend either no compensation to be paid by either party or in proportion to the wrongs of each side;
- Cannot be determined, the arbitrators will recommend divorce with no compensation to be paid by either party.

Article 8 of Decree Law No. 25/1929 obligates the arbitrators to conclude the reconciliation process within six months of their appointment and if that is not possible, the judge has the power to grant an extension of time once subject to a maximum of three months. If the arbitrators are still unable to come to an agreement,

- In the 2006 case of Hind al-Hinnawi' and Ahmad al-Fishāwī. after much debate, the court attributed the paternity of the child (daughter) in the marriage to the father who had denied contracting an *urfi* marriage and fathering the child. The father refused to submit to DNA testing;97
- In the 2015 case of Zeina and Ahmad Ezz, the court ruled that the couple in the case concluded an urfi marriage and attributed the paternity of the twin children born in the marriage to

that time, indicated that about 50.000 women had marriage contracts containing provisions that provide them with the delegated right to divorce. The report suggested that: (i) the number of women expected to include the right to isma in their marriage contract is expected to increase due to current social and economic circumstances; (ii) the inclusion of the right to isma in marriage contracts were more common among "powerful, wealthy, educated women" who are based urban

Sonneveld, "Sharia and National Law in Egypt", in *Sharia Incorporated: A Comparative Overview of the Legal Systems of Twelve Muslim Countries in Past and Present*, ed. Jan Michiel Otto (Leiden, The Netherlands: Leiden University Press, 2010), p. 76, https://openaccess.leidenuniv.nl/bitstream/handle/1887/21170/file221087.pdf?sequence=1

Dena Rashed, "Legally Yours," Al-Ahram Weekly, 1-7 June 2006, http://weekly.ahram.org.eg/Archive/2006/797/fe1.htm

For more info: musawah@musawah.org

Article 11 obligates the court to	the husband of the		areas such as
appoint a third arbitrator to assist	marriage. ⁹⁸		Cairo and Alex-
with the reconciliation process. If	3		andria and who
the three arbitrators are still			were more aware
unable reach an agreement, the			of their legal
judge will order a divorce but the			rights as com-
wife forfeits her financial rights			pared to women
either fully or partially and may			in rural areas
also have to compensate her			where small
husband if the judge finds it			communities
appropriate for her to do so.86			make it embar-
			rassing for a
In divorce cases based on harm,			woman to defy
a wife's testimony is not sufficient			social taboos and
to prove harm; she must also			insist upon her
have two witnesses.87			right to be grant-
			ed a delegated
Valid grounds for seeking an			right to divorce.
annulment including include			More recent aca-
conversion or apostasy of a			demic research
spouse. ⁸⁸			indicate that de-
			spite their right to
Article 17 of Law No. 1/2000			<i>isma</i> Egyptian
generally prohibits the courts from			women are reluc-
hearing any disputes arising from			tant to exercise it
unregistered or customary			for fear or social
marriages (<i>urfi</i>).89 However, the			stigma;
courts are allowed to rule on two			
aspects of such marriages: (i)			 On judicial

Articles 8, 11 of Decree Law No. 25/1929, http://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11

Article 17 of Law No. 1/2000,

Nathalie Bernard-Maugiron and Baudouin Dupret, "Breaking Up the Family: Divorce in Egyptian Law and Practice", (Hawwa, 6:1, 2008), p. 3, https://halshs.archives-ouvertes.fr/halshs-00339503/document

Mauritz Berger and Nadia Sonneveld, "Sharia and National Law in Egypt", in *Sharia Incorporated: A Comparative Overview of the Legal Systems of Twelve Muslim Countries in Past and Present*, ed. Jan Michiel Otto (Leiden, The Netherlands: Leiden University Press, 2010), p. 76, https://openaccess.leidenuniv.nl/bitstream/handle/1887/21170/file221087.pdf?sequence=1

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For more info: musawah@musawah.org

existe being provi evide pater such pater	rce applications where the ence of such a marriage is g denied by one of the parties ded there is documentary ence of the marriage; 90 (ii) rnity disputes arising from marriages where the rnity is being denied by one e parties. 91	divorce based on husband's imprisonment: 106 According to information on the ground, the cumbersome procedures in prison which makes it difficult to serve a divorce petition on husbands serving prison sentences is one of the reasons for the low number of divorces based on the imprisonment of husbands;
		On judicial divorce on harm: Evidence requirements for harm in divorce cases based on

Imogen Lambert and Nada Ramadan, "Who's the daddy? Ezz, Zeina and Egypt's Urfi marriages", The New Arab, 2 July 2015, https://www.alaraby.co.uk/english/blog/2015/7/2/whos-the-daddy-ezz-zeina-and-egypts-urfi-marriages

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⁹⁰ Article 17 of Law No. 1/2000,

https://www.egypt.gov.eg/arabic/laws/download/واجراءات20%واجراءات20%وض20%ئونى20%ئونى20%ئونۇدى20%ئۇرۇم02%ئۇرۇم

Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 17, http://www.gender-in-german-development.net/custom/images/contentBilderGalerie/bilderGalerie1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf

Information obtained from Egyptian advocate, February 2017



	harm continue to be arbitrary and difficult to establish; 107 • Access to Justice: Access to justice is difficult for many poor women. The cost of hiring lawyers is excessive; the time spent in court to get a court ruling on personal status matters is lengthy. 108
	According to media reports, the Egyptian government had prepared a draft law that would have restricted the right of a husband to unilateral divorce. However, the draft law was rejected by the Council of

Information obtained from Egyptian advocate, April 2017
Alliance for Arab Women, "Shadow NGO Report on Egypt", *Submission to the CEDAW Committee for the 55th Session*, 2009, p. 17, http://tbinternet.ohchr.org/Treaties/CEDAW/Shared%20Documents/EGY/INT_CEDAW_NGO_EGY_45_8670_E.pdf

For more info: musawah@musawah.org

Senior Clerics in Al-

					Azhar. ¹⁰⁹
Women's financial rights after divorce Is there a legal concept of matrimonial assets? Is there equal division of marital property upon dissolution of the marriage? Is the	Generally, upon divorce, a woman may be entitled to: (i) financial maintenance during the waiting period after the divorce (iddah); and (ii) a consolatory compensation (mut'ah). There is no legal concept of matrimonial assets. A	On 15 May 1993, the SCC ruled on the issue of <i>mut'ah</i> compensation. A woman required her former husband to pay compensation	The Government of Egypt in its 2008 report to the CEDAW Committee reiterated that under Egyptian law: 116	The couple may agree on the division of assets acquired during the marriage in the marriage contract. For instance the	According to official and civil society reports as well as academic research: 119
woman's role as wife and mother recognised as contribution to the acquisition of assets? What spousal maintenance are available to the wife after a divorce? Is she entitled to maintenance during the waiting period after the divorce (iddah)? Is she entitled to a consolatory gift or compensation upon divorce (mut'ah)? Who is responsible for the financial maintenance of children following a divorce? Can the couple agree to the division of assets acquired	woman's contribution as wife and mother is not recognised even after long married life and having taken care of the marital home and raised their children. 110 Under Egyptian law, a woman may be entitled to financial maintenance during the waiting period after the divorce (iddah). The maintenance amount is dependent on the husband's financial capacity. The iddah period may not exceed one year. 111	equivalent to 10 years of financial maintenance. The man refused, arguing that Article 18Bis of Decree Law No. 25/1929 ran contrary to Article 2 of the Constitution. In its ruling, the SCC drew a distinction between absolute rules of Shari'ah and	 The father is required to provide a suitable dwelling for his former wife and their children as long as she raises the children; The father must fully pay the children's 	couple may agree that: 118 • The wife will benefit of the marital home and/or assets in event of divorce or death; and • The husband will allocate a lump or a regular amount	of property between husbands and wives is very property is very rare; • Feminist groups have advocate for the splitting of assets accumulated during the

Bethan McKernan, "Egyptian religious council rejects reform to law allowing men to verbally divorce their wives", *The Independent*, 6 February 2017, <a href="http://www.independent.co.uk/news/world/middle-east/egypt-religious-council-law-reform-verbal-divorce-men-wives-gender-equality-abdel-fattah-al-sisi-a7565306.html; Egypt Independent, Verbal divorce bill to be ready in few days, in response to Sisi's call: MP, *Egypt Independent*, 26 January 2017, http://www.egyptindependent.com/news/verbal-divorce-bill-be-ready-few-days-response-sisi-s-call-mp

development.net/custom/images/contentBilderGalerie/bilderGalerie1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf Egypt State party report, U.N. Doc. CEDAW/C/EGY/ (2008), p. 75, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx

Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 10, http://www.gender-in-german-

Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 10, http://www.gender-in-german-development.net/custom/images/contentBilderGalerie/bilderGalerie1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf

Articles 16-18 of Decree Law No. 25/1929, http://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11; Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 10, http://www.gender-in-german-

Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 16, http://www.gender-in-german-development.net/custom/images/contentBilderGalerie/bilderGalerie1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf



For more info: musawah@musawah.org

during marriage in the marriage contract? Can this stipulation be amended? If so, by who and on what basis e.g. mutual consent?

Applicable CEDAW Provision Articles 16(1)(c), 16(1)(h) Paras. 30-33 GR21 Paras. 34-35, 43-48 GR29 Article 18Bis of Decree Law No. 25/1929 provides that a woman has a right to *mu'tah* compensation if: (i) the marriage has been consummated; (ii) she did not consent to the divorce; or (iii) the divorce was not due to any fault on her part. The amount of the compensation may not be less than two years of maintenance and is evaluated according to the husband's financial means, the circumstances of the divorce and the length of the marriage. 112

Following a divorce, the father is responsible for the financial maintenance of his children if the children do not have funds of their own. If the mother is the custodian, the father is obligated to house both the mother and his children either in the marital home or in a rented accommodation and pay the mother maintenance to cover the expenses of his children. A daughter is entitled to maintenance until she is married or is able to earn sufficient income for her expenses, and a son is

relative rules of Sha'riah. According to the SCC, while the meaning of the former does not change with time and space and they are not open to interpretation (ijtihād), the meaning of the latter may change with time or space and they are open to interpretation and thus to the legislature's intervention in the way which it deems suitable. The SCC declared that there is no absolute rule of Shari'ah that stipulates the amount of muta'a compensation. Instead, the related rule of Shari'ah is relative and the legislature is

 The father must pay the woman child-support in exchange for her rearing of the

expenses:

children.

The Egyptian government also emphasised that a woman does not have corresponding obligations with regard of these matters. 117 of money to his wife if he divorces her against her will. marriage by half between spouses upon divorce; and

 No effective workable solution has been found yet to the problem of nonpayment of maintenance and by husbands/fathers as a result of enforcement problems that the Fund faces.

development.net/custom/images/contentBilderGalerie/bilderGalerie1000507/GTZ-BMZ-NWRO-IRD-Personal-status-laws-in-egypt-2010-EN.pdf; Mulki Al-Sharmani, "Egyptian Family Courts: A pathway of Women's Empowerment?", (Hawwa, 7:2, 2009), pp. 89-110; Ombudsman's Office (National Council for Women), "A Report on Women's Problems in Family Courts", (Cairo: Egypt: National Council for Women, Ombudsman's Office, 2007)

authorised to

Article 18Bis of Decree Law No. 25/1929, http://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11; Nathalie Bernard-Maugiron and Baudouin Dupret, "Breaking Up the Family: Divorce in Egyptian Law and Practice", (Hawwa, 6:1, 2008), p. 10, https://halshs.archives-ouvertes.fr/halshs-00339503/document Egypt State party report, U.N. Doc. CEDAW/C/EGY/ (2008), p. 76, https://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx



entitled to maintenance until he	interpret it. The law		
reaches the age of 15 or until he	took into		
is able to earn a living of his	consideration the		
own. 113	level of harm		
	suffered by the		
Article 71 of Law No. 1/2000	woman, and this		
established a family insurance	was in line with		
fund to be administered by the	Shari'ah		
Nasser Social Bank (Fund). The	principles. 115		
Fund is tasked to pay the court-	' '		
ordered maintenance due by			
husbands/fathers to their former			
wives/children and also to collect			
the maintenance payments from			
husbands/fathers. If the			
husband/father is a government		+	
employee or salaried worker in			
the private sector, up to a			
maximum of 50% of his salary will			
automatically be deducted for the			
payment of court-ordered			
maintenance and be disbursed by			
the Fund to the former			
wife/children. If the			
husband/father is not a salaried			
worker, the Fund will pay a certain	-		
amount of money to the former			
wife/children and the			
husband/father will be required to			
deposit the maintenance			

Article 18Bis-1, 18Bis-2 of Decree Law No. 25/1929, http://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11; Nathalie Bernard-Maugiron and Baudouin Dupret, "From Jihan to Susanne: Twenty Years of Personal Status Law in Egypt", (*Recht van de Islam*, 19, 2002), p. 10, http://www.verenigingrimo.nl/wp/wp-content/uploads/recht19 dupret.pdf

	payments with Nasser Social			
	Bank at the beginning of every			
	month. The Fund will be financed			
	by: (i) a contribution from the			
	Financial Ministry; (ii) amounts			
	recovered by delinquent			
	husbands; (iii) administrative fees			
	levied on the registration of			
	marriages, divorces and births;			
	and (iv) private donations. Article			
	79 provides that anyone who,			
	through forged or bogus			
	procedure or evidence, has			
	received payments from the Fund			
	will be criminally liable. 114			
Custody of Children	A mother has priority right over	Generally, the	The Government of	According to media
	the custody of her children until	courts take into	Egypt in its 2008	reports, an attempt
Do parents have equal rights over	they reach 15. Thereafter, the	account the best	report to the	to reform the law
the custody of their children? If	daughter is given the option to	interest of the child	CEDAW Committee	regarding custody of
no, who has priority right over the	remain with the mother until she	when deciding who	reiterated that The	children in 2016,
custody of the child? Is custody	marries and the son, until he	to award custody of	mother is entitled to	came under severe
decided based on the best inter-	reaches the age of civil majority	the children. For	raise the children	criticism from
est of the child? Do mothers au-	(21). ¹²⁰	instance in Case	until they reach age	feminist groups due
tomatically lose custody upon re-	A mother risks lesing quetedy of	211 of 2006, the mother sued the	15. Thereafter, the	to the apparent bias in the reform in
marriage or if she is deemed dis-	A mother risks losing custody of her children if she remarries. 121		concerned child may	
obedient or when the child reach-	ner children il she remames.	father, who had	choose which parent	favour of fathers.
es a designated age when custo-		physical custody of	to live with. In such	The proposed law

¹¹⁴ Articles 71-79 of Law No. 1/2000,

https://www.egypt.gov.eg/arabic/laws/download/ئون 202%واجراءات 20%واخراءات 20

Of Decree Law No. 25/1929, http://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11

Article 20 of Decree Law No. 25/1929, http://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11; Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 10, http://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11; Nathalie Bernard-Maugiron, "Personal Status Laws in Egypt: FAQ", (Promotion of Women's Rights GTZ, Egypt, 2010), p. 10, <a href="http://www.gender-in-german-development.net/custom/images/contentBilderGalerie/bilderGaleri

[&]quot;Recent Reforms in Personal Status Laws and Women's Empowerment: Family Courts in Egypt", 2008, p. 49, https://goo.gl/bp4MnO



For more info: musawah@musawah.org

dy goes to father?		the children, for	instances, the law is	sought to enhance
		custody of her	primarily concerned	the father's child
Applicable CEDAW Provision		children. The judge	with the interest of	custody rights, such
Articles 16(1)(d), 16(1)(f)		ruled that the	the children. 123	as granting him
Paras. 19-20 GR21		children be given to		immediate custody
		the mother, and the		of his children upon
		father should pay for		the remarriage of
		all administrative		their mother and
		and lawyers' fees.		longer visitation
		The judge based his		rights with his
		ruling on Article 20		children. However,
		of Decree Law No.		similar
		25/1929, which at		enhancement of a
		that time had just		mother's child
		been amended to		custody rights such
		stipulate that the		as her ability to still
		mother's priority		have custody of her
		right to custody		children despite her
	The second secon	ends when both son		remarriage was not
		and daughter reach		included in the
		the age of 15 and	r	proposed law. 124
		enabled a judge,		
		after these ages, to		
		allow a mother to		
		continue to have		
		custody of her son		
		until he reaches the		
		age of maturity, and		
		the daughter, until		
		she gets married		
		without custody		
		maintenance.122		

Maha Muhammad Assad, "The Divinity of Personal Status Law in Egypt", 2016, pp 31-32,

http://dar.aucegypt.edu/bitstream/handle/10526/4795/The%20Divinity%20Of%20Personal%20Status%20Law%20In%20Egypt.pdf?sequence=3

Egypt State party report, U.N. Doc. CEDAW/C/EGY/ (2008), p. 76, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx

Mai Shams El-Din, "Egypt's child custody laws: How to reform?, Mada, 28 December 2016, http://www.madamasr.com/en/2016/12/28/feature/society/egypts-child-

For more info: musawah@musawah.org

Guardianship of Children	A father has priority right over the		The Government of	
- -	guardianship of his children dur-		Egypt in its 2008	
Do parents have equal rights over	ing and after a divorce until the		report to the CEDAW Committee	
the guardianship of their children? If no, who has priority right over	children reach the age of civil majority (21). However, the father		reiterated that a	
the guardianship of the child? Is	may be deprived of guardianship		man is required	
guardianship decided based on	if he commits a crime against the		to: ¹²⁶	
the best interest of the child?	child or is negligent. 125			
	0 0		provide a suitable	
Applicable CEDAW Provision		_	dwelling for his	
Articles 16(1)(d), 16(1)(f)			divorced ex-wife	
Paras. 19-20 GR21			and their children	
			as long as she	
			raises the children;	
			Cililaren,	
			 fully pay the 	
			children's	
			expenses;	
			pay the woman	
			child-support in	
			exchange for her rearing of the	
		*	children.	
			A woman has no	
			obligation in any of	
			the aforesaid	
			matters.	

<u>custody-laws-how-to-reform/</u>; Salma Shukrallah, "Egypt MP's proposal to revoke child custory for mother who remarry triggers backlash", *Ahram Online*, 7 December 2016, http://english.ahram.org.eg/NewsContent/1/64/251494/Egypt/Politics-/Egypt-MPs-proposal-to-revoke-child-custody-for-mot.aspx

Reunite, "Summary Text for Egypt", 2005, pp.3- 4, http://www.reunite.org/edit/files/Islamic%20Resource/EGYPT%20text.pdf

Egypt State party report, U.N. Doc. CEDAW/C/EGY/ (2008), p. 75, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx



For more info: musawah@musawah.org

Family Planning

Do women require the consent of the husband to practise family planning, including abortions and sterilisation in law or in practice?

Applicable CEDAW Provision Articles 16(1)(e), 12 Paras. 21-23 GR21 Abortion is strictly prohibited by law, except when it is necessary to save the pregnant woman's life.
Thus: 127

- Article 260 of the Penal Code provides that whoever who wilfully causes the abortion of a pregnant woman through assault or battery will be punished with temporary hard labour:
- Articles 261-262 subjects a pregnant woman who intentionally aborts her pregnancy as well as whoever who cause her to miscarry with or without her consent will be subject to detention; and
- Article 263 provides that physicians, pharmacists, surgeons and midwives who perform an abortion are subject to temporary hard labour.

The Government of Eavpt in its 2000 report to the **CEDAW Committee** explained that. "Women and men share full responsibility for all matters arising from their marriage. including the maintenance and support of the family unit and decisions about the number and spacing of their children: the extent and impact of this shared responsibility differ according to the educational and cultural background of each partner."128

In its 2008 report to the CEDAW Committee, the Egyptian government again reiterated that generally spouses According to World Bank data, the total fertility rate decreased from 6.6 children per woman in 1960 to 3.3 in 2015. 130

According to Egypt's 2014 Demographic and Health Survey: 131

- The median birth interval in Egypt is 36.7 months, with 20% of children being born less than 24 months after their siblings;
- 13% of married women have an unmet need for family planning services, with 5% having an unmet need for spacing and 9% an unmet need for limiting of children;

Articles 260-263 Penal Code (1937), https://www.unodc.org/res/cld/document/criminal_code_of_egypt_english_html/Egypt_Criminal_Code_English.pdf

Egypt State party report, U.N. Doc. CEDAW/C/EGY/4-5 (2000), p. 89, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx
World Bank, "Fertility rates, total (births per woman)", http://data.worldbank.org/indicator/SP.DYN.TFRT.IN

Egyptian Ministry of Health and Population, El-Zanaty and Associates and the DHS Program, "Egypt Demographic and Health Survey 2014", Tables 4.7, 6.1, 6.20, 15.10, pp. 47, 83, 82, 225, https://dhsprogram.com/pubs/pdf/FR302/FR302.pdf

		"agree on the number of children they will raise based on what they believe best serves childrearing. Their considerations in this regard are particularly influenced by the rise in the level of education. However, some mothers and fathers persist in several undesirable practices in this regard, and it is difficult for the Government to intervene with measures or legislation to regulate this matter."		 59% of married women are using a method of contraception, with 57% of women using a modern method; and Knowledge of at least one method of family planning is universal among married women in Egypt.
Personal rights of spouses Does a woman need the consent of her spouse or guardian to work, choose a profession, leave the house, travel, drive, receive various health services, study, etc. on	Article 54 of the Constitution provides that personal freedom is a natural right which is to be safeguarded and cannot be infringed upon except in flagrante delicto. 132		A wife may stipulate in the marriage contract that she has the right to work after marriage. If the marriage contract is explicit in this	According to Egypt's 2014 Demographic and Health Survey: 138 Only 16% of married Egyptian

¹²⁹ Egypt State party report, U.N. Doc. CEDAW/C/EGY/ (2008), p. 76, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx Article 54 of Egypt's Constitution of 2014, https://www.constituteproject.org/constitution/Egypt_2014.pdf 132



For more info: musawah@musawah.org

her behalf? Does a woman have the right to retain her birth name upon marriage or to choose her family name? Can a woman protect her personal rights through her marriage contract?

Applicable CEDAW Provision

Article 16(1)(g) Para. 24 GR21 Para. 34 GR29 Article 62 guarantees freedom of movement of all citizens. 133

Article 12 grants all citizens the right to work. 134

Despite the constitutional provisions stating otherwise, Egyptian personal status laws potentially restrict the personal rights of a Muslim wife as a result of the maintenance-for-obedience legal framework provided for by the law. A wife risks losing her financial maintenance if she: 135

- Refrains from giving herself to her husband voluntarily without rightful reason;
- Leaves the marital home without her husband's permission;
- Goes out to work without her husband's consent unless it is stipulated in the contract the she has the right to work and it is decided by the court that her going to work is for legiti-

manner, her husband cannot legally stop her from working. 136

Married women in Egypt may retain their maiden names. 137 women were employed at the time of the survey;

- 29% of married women earning cash made independent decisions on how to spend their earnings;
- 95% of married women aged 15-49 do not own a house while 98% do not own land; among women who do own assets, 2% and 1% of women own a house and land by themselves, respectively;
- 59% of married women participate either alone or jointly with their

Egyptian Ministry of Health and Population, El-Zanaty and Associates and the DHS Program, "Egypt Demographic and Health Survey 2014", Tables 4.7, 6.1, 6.20, 15.10, pp. 47, 83, 82, 225, https://dhsprogram.com/pubs/pdf/FR302/FR302.pdf

Article 62 of Egypt's Constitution of 2014, https://www.constituteproject.org/constitution/Egypt_2014.pdf

Article 12 of Egypt's Constitution of 2014, https://www.constituteproject.org/constitution/Egypt_2014.pdf

Article 1 of Law No. 25/1920, Article 11Bis-2 of Decree Law No. 25/1929 http://www.mohamoon.com/montada/Default.aspx?action=ArabicLaw&ID=11

Pascale Fournier et al, "En-gender-ing Legal Reforms: Islamic Law in Africa and East Asia", (Amsterdam Law Forum, 3:2, 2011), pp. 123-124, http://amsterdamlawforum.org/article/viewFile/213/405

Monika El Shorbagi et. al, "Study on Gender and Socio-Cultural Diversity in Egypt", 2004, p. 12, http://open_jicareport.jica.go.jp/pdf/11785342.pdf



mate reasons and does not contravene the husband's rights and family welfare; • Refrains from obeying her husband unjustifiably and without any right.		husband in making decisions pertaining to their own healthcare, major household purchases, and visits to their family or relatives; and
		36% of married women accept at least one reason as a justification for wife beating. Women are most likely to agree that if a wife goes out without telling her husband, it justifies wife beating (26%).
		According to World Bank data, female labour force partici- pation decreased from 26% in 1990 to 23% in 2016. ¹³⁹ Dur- ing the same period, male labour force participation rate

World Bank, "Labour force participation rate, female (% of female population ages 15+) (modelled ILO estimate)", http://data.worldbank.org/indicator/SL.TLF.CACT.FE.ZS

For more info: musawah@musawah.org

	increased slightly from 75% to 76%. 140 According to the 2016 UNDP Human Development Report: 141
	55% of women over 25 have at least some sec- ondary education as compared to 68% of men of the same age group;
	92% of females aged 15-24 are able to read and write a short sim- ple sentence as compared to 95% of males in the same age group; and
	65% of women and men are sat- isfied with their freedom of choice.

World Bank, "Labour force participation rate, male (% of male population ages 15+) (modelled ILO estimate)", http://data.worldbank.org/indicator/SL.TLF.CACT.MA.ZS
UNDP, "Human Development Report 2016", Tables 5, 9, 14, pp. 214-217, 230-233, 250-253, http://hdr.undp.org/sites/default/files/2016_human_development_report.pdf

For more info: musawah@musawah.org

Are women and men in the same degree of relationship to a deceased entitled to equal shares in the estate and to equal rank in the order of succession? Are there procedures to address any inequalities in inheritance between women and men e.g. can a will be written, can beneficiaries agree to inherit equal shares of the estate or can the children agree to forgo their inheritance in favour of their mother upon the death of their father? Applicable CEDAW Provision Paras. 34-35 GR21 Paras. 49-53 GR29	Generally, inheritance rights between women and men are unequal. Article 875 of the Civil Code provide for inheritance laws to be based on <i>Shari'ah</i> . Law No. 77/1943 details the inheritance shares. In many instances, for example in the cases involving widows and widowers as well as siblings, a woman is entitled to half the share of a man. The children of a parent who has predeceased their own parent (i.e. the children's grandparent) can inherit from their grandparent through an obligatory bequest. Article 11 of the Constitution	According to a me-	According to the	According to media reports: 145 Tradition and custom, especially in rural areas like Upper Egypt, deprive women from their right to own or manage any financial or land inheritance; The Egyptian government is considering amending the inheritance law to punish anyone who deliberately denies inheritance to those entitled.
family	commits the State to: ¹⁴⁶	dia re <mark>port, in J</mark> anu- ary 2015, a doctor	Government of Egypt in its 2008	2014 Demographic and Health
Are there laws that define what	Protect women against all	was convicted for	report to the	Survey: ¹⁵⁵

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Article 875 of the Civil Code (1948), http://www.wipo.int/wipolex/en/text.jsp?file_id=205494

Law No. 77/1943, https://goo.gl/YRHSNh; Riad & Riad Law Firm, "Women's Rights under Egyptian Law", 2016, p. 5, https://goo.gl/YRHSNh; Riad & Riad Law Firm, "Women's Rights under Egyptian Law", 2016, p. 5, https://www.riad-riad.com/storage/app/media/womens-rights-under-egyptian-law.pdf

Nadjma Yassari, "Intestate Succession in Islamic Countries", in *Comparative Succession Law: Vol. II: Intestate Succession*, eds. Kenneth Reid, Marius de Waal, Reinhard Zimmermann, (Oxford: Oxford University Press, 2015), pp. 436-437

N.A. Hussein, "Egypt pushes inheritance protections for women", *Al-Monitor*, 3 March 2017, http://www.al-monitor.com/pulse/originals/2017/02/egypt-women-rights-inheritance-law-society-culture-tradition.html; Walaa Hussein, "Inheritance plan could be game-changer for Egypt women", *Al-Monitor*, 11 July 2016, http://www.al-monitor.com/pulse/originals/2016/07/egypt-inheritance-rights-women-disputes-courts.html

Article 11 of Egypt's Constitution (2014), https://www.constituteproject.org/constitution/Egypt_2014.pdf

Egyptian Ministry of Health and Population, El-Zanaty and Associates and the DHS Program, "Egypt Demographic and Health Survey 2014", Tables 16.3, 16.8, 16.12, pp. 233, 240, 244, https://dhsprogram.com/pubs/pdf/FR302/FR302.pdf



For more info: musawah@musawah.org

constitute domestic violence such as battery, female circumcision. marital rape and other forms of sexual assault and violence that affect a woman's mental health which are perpetuated by traditional attitudes? Is there specific legislation that recognises domestic violence as a crime? Is the husband allowed to discipline his wife? Can a suspected perpetrator marry his alleged abused victim to avoid punishment? Are there support services for women who are the victims of aggression or abuses?

Applicable CEDAW Provision GRs 12 & 19 Para, 40 GR21 forms of violence:

 Protect and care for motherhood, childhood and breadwinning, elderly women, and women most in need.

Egypt has not adopted specific legislation to criminalise acts of domestic violence.

The Penal Code contains some general prohibitions that are applicable to domestic violence. For instance, the Penal Code: 147

- Article 242B provides that anyone who causes injury through performing female genital mutilation will be jailed or fined;¹⁴⁸
- Article 267 provides a penalty of permanent or temporary hard labour in rape case. A rapist who is related to the victim, her guardian, her employer or has any form of control over the victim will be punished with hard labour: 149

involuntary manslaughter after he had performed female genital mutilation (FGM) on Sohair al-Batea, a 13vear-old girl, who died as a result. The doctor was the first doctor in Egypt to be convicted for a crime related to FGM. However, although he was sentenced to two years and three months imprisonment, he was released after only serving three months in jail. 152

CEDAW Committee. Egypt has adopted the definition of violence against women as contained Article 1 the Declaration on the Elimination of Violence against Women, namely, "Violence against women means any act of gender-based violence that results in, or is likely to result in, physical. sexual or psychological harm or suffering to women, including threats of such acts, coercion or arbitrary deprivation of liberty, whether occurring in public or in private life". 153

The Egyptian government has

· Overall, 30% of married women aged 15-49 reported having experienced emotional. physical and/or sexual violence from their spouse at least once, and 19% reported having experienced one or more of these forms of violence in the past 12 months:

 19% of married women aged 15-49 reported having experienced emotional violence from their spouse at least once, and 13% reported having experienced such

Penal Code (1937), https://www.unodc.org/res/cld/document/criminal_code_of_egypt_english_html/Egypt_Criminal_Code_English.pdf; Egypt: Domestic violence; whether there is state protection for the victims; existence of women's groups, shelters or hot-lines (2001), https://www.refworld.org/docid/3df4be2d14.html

National Population Council, "The National FGM Abandonment Strategy (2016-2020)", p. 5, http://www.npc.gov.eg/images/pdf/E%20Strategy%20final%20Light.pdf

Article 267 of the Penal Code (1937), https://www.unodc.org/res/cld/document/criminal_code_of_egypt_english_html/Egypt_Criminal_Code_English.pdf

Puth Michaelaga, "First Doctor Convicted of ECM Doctor in Egypt english and in Joil". The Coverdices 2 August 2016

Ruth Michaelson, "First Doctor Convicted of FGM Death in Egypt only Spent Three Months in Jail", *The Guardian*, 2 August 2016, https://www.theguardian.com/world/2016/aug/02/egyptian-doctor-convicted-of-fgm-death-serves-three-months-in-jail



Article 268 provides alty of three to seve hard labour for a pewho indecently assitim by force or threat the victim is under perpetrator falls undegory listed in Article he is the victim's guetc.), he will be punthe maximum sente temporary hard labout the maximum sente temporary hard labout the penalty for the ping of a woman the ception or by force is raped. Article 290 prescrib death penalty for the ping of a woman the ception or by force is raped. The Criminal Code does specifically criminalise rape. However, Article be applicable in such compared to the series of the ser	n years rpetrator aults a vic- at. Where 16, or the der the cat- e 267 (i.e. ardian, ished with nce of our; es the e kidnap- rough de- f the victim s not martial 267 may	developed a national strategy to eliminate FGM by 2030. ¹⁵⁴	violence within the 12 months prior to the survey; • 25% of married women aged 15-49 reported having experienced physical violence from their spouse at least once, and 14% reported having experienced such violence within the 12 months prior to the survey; • 4% of married women aged 15-49 reported having experienced sexual violence from their spouse at least once, and 3% reported having
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Egypt State Party Submission to CEDAW Committee (2008), p. 76, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx

Article 268 of the Penal Code (1937), https://www.unodc.org/res/cld/document/criminal_code_of_egypt_english_html/Egypt_Criminal_Code_English.pdf

Article 269 of the Penal Code (1937), https://www.unodc.org/res/cld/document/criminal_code_of_egypt_english_html/Egypt_Criminal_Code_English.pdf

Article 290 of the Penal Code (1937), https://www.unodc.org/res/cld/document/criminal_code_of_egypt_english_html/Egypt_Criminal_Code_English.pdf

National Population Council, "The National FGM Abandonment Strategy (2016-2020)", http://www.npc.gov.eg/images/pdf/E%20Strategy%20final%20Light.pdf; Ruth

Michaelson, "First Doctor Convicted of FGM Death in Egypt only Spent Three Months in Jail", *The Guardian*, 2 August 2016, https://www.theguardian.com/world/2016/aug/02/egyptian-doctor-convicted-of-fgm-death-serves-three-months-in-jail Egypt will 'Eradicate Female Genital Mutilation by 2030: Health Minister", *Egypt Streets*, 6 February 2016, https://egyptianstreets.com/2016/02/06/egypt-will-eradicate-female-genital-mutilation-by-2030-health-minister/



	experienced such violence within the 12 months prior to the survey; • Among married women who had experienced spousal violence (physical or sexual) in the past 12 months, 44% reported experiencing physical injuries; and • It is fairly uncommon for women in Egypt to seek assistance from any source for violence they have experienced. 48% of women never sought help and never told anyone about the violence they have experienced.
	An academic research found that mediation specialists, court experts, lawyers, and judges often

			defined spousal sexual abuse in narrow exclusive categories, namely: if husbands had anal sex with their wives or if they abstained from having sexual relations with them for a long period of time. Female disputants who were interviewed for this study, on the other hand, identified forced sexual intercourse and sexual relations that are accompanied by emotional maltreatment as a serious form of a spousal sexual abuse. 156
Nationality rights	An Egyptian man may pass his nationality to his non-Egyptian	The Government of Egypt in its 2008	
Does a wife have the right to confer her citizenship on foreign hus-	wife, provided she meets various conditions. The law does not	report to the CEDAW Committee	
bands and children? Can the na-	specifically provide for an Egyp-	explained that Egypt	
tionality of an adult woman be	tian wife to confer her nationality	withdrew its	
arbitrarily removed because of	to her foreign husband. The for-	reservation to Article	
marriage or dissolution of mar-	eign husband of an Egyptian	9 of CEDAW after	

¹⁵⁶ Mulki Al-Sharmani, "Recent Reforms in Personal Status Laws and Women's Empowerment: Family Courts in Egypt", 2008, p. 50, https://goo.gl/bp4MnO Articles 6, 7 of the Egyptian Nationality Law (1975), https://www.refworld.org/docid/3ae6b4e218.html

¹⁵⁷



riage or because her husband or father changes his nationality?	woman may acquire Egyptian nationality through naturalisation i.e. only by decree and only if he: (i)	amending the promulgation of Law No. 54/2004 which	
Applicable CEDAW Provision Article 9 Para. 6 GR21	has lived in Egypt for at least 10 consecutive years; (ii) does not suffer from any physical or mental disabilities; (iii) is morally upright; (iv) has sufficient knowledge of the Arabic language; (iv) has legal	allowed Egyptian women to transfer their citizenship to their children. ¹⁶¹	
	means of earning a living. 158 An Egyptian mother or father may pass their citizenship to their children regardless of whether they are born in Egypt or abroad. 159 Where a child is born of an Egyptian mother and a non-Egyptian father, an application for Egyptian nationality may be made in accordance with the procedure laid out in the Minister of Interior Decree No. 12025/2004. 160		

Article 4(5) of the Egyptian Nationality Law (1975), http://www.refworld.org/docid/3ae6b4e218.html; Abdeen Kandiel, "Gender and Migration: The case of Egypt", (Analytic and Synthetic Notes: Gender and Migration Series – Legal Module, CARIM-AS 2011/14, 2011), p. 6, http://cadmus.eui.eu/bitstream/handle/1814/15599/CARIM ASN 2011 14.pdf

Article 2 of the Egyptian Nationality Law (1975), http://www.refworld.org/cgi-bin/texis/vtx/rwmain?docid=58bebc444

Minister of Interior Decree No. 12025/2004, http://www.refworld.org/docid/432aaab74.html; Abdeen Kandiel, "Gender and Migration: The case of Egypt", (Analytic and Synthetic Notes: Gender and Migration Series – Legal Module, CARIM-AS 2011/14, 2011), pp. 5-6, http://cadmus.eui.eu/bitstream/handle/1814/15599/CARIM ASN 2011 14.pdfb6a46.html

Egypt State party report, U.N. Doc. CEDAW/C/EGY/ (2008), p. 11, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx