

BAHRAIN¹ OVERVIEW OF MUSLIM FAMILY LAWS & PRACTICES (Updated as at 31 August 2017)

Family Law Matter	Description					
Family Law Matter	Legislative Framework	Case Law	Policy	Procedure	Practice	
Equality of spouses in marriage	Article 18 of the Constitution		Bahrain has		According to the	
	provides that people are equal in		reservations to		2016 UNDP Human	
Is there a Constitutional provision	human dignity and citizens are		Articles 2, 15(4),		Development	
on equality and are there excep-	equal before the law and there is		and 16 in so far as		Report, Bahrain	
tions? Are there specific laws that	no discrimination on several basis		they conflict with		ranked 47 on the	
recognise marriage as a partner-	including sex. ²		Shari'ah; and to		UNDP Human	
ship of equals i.e. are family laws			articles 9(2) and		Development Index	
and/or other laws relating to mar-	Article 5 of the Constitution: ³		29(1) of CEDAW. ⁷		and 48 on the	
riage and family relations codified					UNDP Gender	
or uncodified? If codified, what	Provides that the family is the		The Government of		Inequality Index. ⁹	
are the titles of all the applicable	basis of society, deriving its		Bahrain in its 2007			
laws? If codified, do these laws	strength from religion, morality		report to the		According to 2015	
apply to all citizens irrespective of	and love of the homeland; and		CEDAW Committee		statistics released	
religion? If not, do these laws ap-			explained that		by the Bahraini	
ply to all Muslims or are there dif-	Commits the State to		Bahrain's		Supreme Council for	
ferent codified laws for different	guarantee the reconciliation of		reservation stems		Women, about 10%	
sects within Islam? If uncodified,	the duties of women towards		from the fact that all		of households in	
or if codified laws do not suffi-	the family with their work in		Bahrainis are not		Bahrain headed by	
ciently address a particular issue,	society, and their equality with		subject to the same		women. ¹⁰	
how is the issue addressed e.g.	men in political, social,		personal status			

¹ 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 Bahrain country table, we would also like to thank Kierra Jones and Divya Srinivasan from Harvard Law School, and Walaa Kadhem for their inputs in its preparation

² Article 18 of Bahrain's Constitution (2002), <u>https://www.constituteproject.org/constitution/Bahrain_2012.pdf?lang=en</u>

³ Article 5 of Bahrain's Constitution (2002), <u>https://www.constituteproject.org/constitution/Bahrain_2012.pdf?lang=en</u>

 ⁷ United Nations Treaty Collection Website, <a href="https://treaties.un.org/Pages/ViewDetails.aspx?src=TREATY&mtdsg_no=IV-8&chapter=4&clang=_en; Law No. 70 of 2014, http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=72087#.Wadfta2ZN00

⁹ UNDP, "Human Development Report 2016", Table 5, pp. 214-217, <u>http://hdr.undp.org/sites/default/files/2016_human_development_report.pdf</u>

¹⁰ Supreme Council for Women, "Bahraini Women in Numbers 2015", Figure 5, p. 11, <u>https://www.scw.bh/en/MediaCenter/Documents/Final-Numbers-May-2016.pdf</u>



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what Muslim school of law is ap-	cultural, and economic	provision, and thus,	
plicable? Do these laws explicitly	spheres without breaching the	Bahrain's	
state gender-stereotypical roles	provisions of Shari'ah.	reservation was not	
between husbands and wives e.g.		intended to entrench	
the husband is the head of the	Matters regarding marriage and	gender	
household or the wife is the pri-	family relations of the	discrimination but	
mary caregiver?	predominantly Muslim population	was consistent with	
	in Bahrain are governed by the	the desire to	
Applicable CEDAW Provision	Family Law, No. 19 of 2017,	accommodate	
Article 16(1)(c)	which was recently enacted in	sectarian	
Paras. 17-18 GR21	July 2017, and applies to all Mus-	differences in	
Paras. 54-55 GR29	lims in Bahrain. The law includes	personal status	
	some unified provisions that apply	matters. ⁸	
	to all Muslims regardless of their		
	sects, as well as provisions that		
	specifically apply to adherents of		
	the Sunni or Shia <i>madhab.</i> 4		
	Despite the equality guarantee of		
	Article 18 of the Constitution, the		
	Family Law provides for a marital		
	framework based on 'reciprocal'		
	or 'complementary' rights (as		
	opposed to 'equal' rights)		
	between the two spouses,		
	whereby in return for maintenance		
	and protection from her husband,		
	a wife is expected to obey him		
	and care for the household.		
	Thus: ⁵		

⁴ The law abolished a formerly-dual system in Bahrain, where a codified family law (19/2009) applied only to the country's Sunni minority, while family matters of the Shia majority were governed by individual court rulings handed down by Jafari Shari'ah judges who generally followed rules of Jafari jurisprudence (fiqh).

⁵ Articles 5, 38-40, and 50 of the Family Law (19/2017), http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00

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Bahrain State party report, U.N. Doc. CEDAW/C/BHR /2 (2007), paras. 323, 325, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx



Article 5 of the Family Law defines marriage as a legitimate contract between a woman and a man to form a family according to certain requirements for eligibility and which results in mutual duties and rights;	
 Article 38 of the Family Law provides for the mutual rights and duties between the spouses and they include: (i) enjoying each other as a couple; (ii) preserving the family; (iii) respecting each other as well as their parents and relatives; and (iv) caring and upbringing of their children; 	
 Article 39 provides for the rights that a wife can expect from her husband and they include: (i) financial maintenance; (ii) non- interference with her right to manage her own assets; (iii) not to be harmed physically or morally; (iv) fairness in maintenance and time spent if the husband is married to two or more wives; (v) permitting her maintain kinship ties with her family; and (vi) not deprive her from having offspring. 	



	 Article 40 provides for the rights that a husband can expect from the wife and they include: (i) taking care of him and obeying him as a head of the family; (ii) taking care of his children and breastfeeding them, absent a medical condition; (iii) to stay faithful and care for his money and his household in his absence; and (iv) not to refrain from procreation unless with his permission or a legitimate excuse; Article 53 provides that a wife's rights to maintenance is forfeited if she refuses to live in the marital home, leaves the marital home without legal justification or does not fulfil her marital duties. Marriage and family relations of Bahraini's non-Muslim minority communities such as the Jews and Christians are governed by their own laws.⁶ 			
Minimum and equal legal age for marriage	All Bahrainis Article 20 of the Family Law		It is the duty of the registrar (<i>ma'dhun</i>) performing the	According to the 2015 Marriage and Divorce statistics

⁶ Bahrain State party report, U.N. Doc. CEDAW/C/BHR /2 (2007), para. 325, <u>http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</u>



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Is there a minimum age of mar-	states that that a girl below 16		marriage to check	released by the
riage? Are there exceptions to the	years of age cannot be married		the age of both	Ministry of Justice
minimum age (e.g. min. age at 18,	except by permission of the		parties at the time of	and Islamic Affairs,
with exceptions to 16)? Is there	Shari'ah court, upon verifying the		marriage. The	11% of Bahrainis
an absolute minimum age without	suitability of the marriage. ¹¹		<i>ma'dhun</i> must	who were married in
exceptions? Is there equality in			ensure that both	2015 were below
the minimum age of marriage?	The law is silent on marriage age		parties are at least	19, with 20% and
Does the minimum age of mar-	for males and there is no absolute		16 and must confirm	3% of brides and
riage match the age of majority?	minimum age of marriage below		the age using a birth	grooms,
Is there a minimum age verifica-	which a Shari'ah court judge		certificate or a	respectively, being
tion process before the marriage	cannot permit marriage.		similar official	below 19. There
is concluded?			document. Marriage	were four Bahraini
	Articles 9(5) and 9(6) of the 2016		of parties below 16	brides below 15. ¹⁴
Applicable CEDAW Provision	Decision of the Minister of Justice		years cannot be	
Article 16(2)	with respect to Madhuns also		performed or	According to 2015
Paras. 36-39 GR21	require permission of the Shari'ah		certified except by	statistics released
	court for: (i) marriage of a		permission of the	by the Bahraini
	Bahraini over 60 years old with a		Shari'ah court. ¹³	Supreme Council for
	foreigner who is not a citizen of			Women, the
	any of the Gulf Cooperation			average for women
	Council countries; and (ii)			to get married fell
	marriage of a Bahraini woman			from 22.7 in 1991 to
	below 20 to a foreigner over 50. ¹²			22,1 in 2010 and
				among males, from
				26.4 to 25.8 during
				the same period. ¹⁵
Women's consent to marriage	Article 17 of the Family Law	The Government of	Article 11 of the	
	provides that it is prohibited to	Bahrain in its 2007	2016 Ministerial	

¹¹ Article 20 of the Family Law (19/2017), http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00

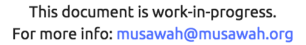
¹² Articles 9(5), 9(6) of the Minister of Justice Decision No. 1/2016 with Respect to Ma'dhuns, https://goo.gl/56YgCQ

¹³ Article 12 of the Minister of Justice Decision No. 1/2016 with Respect to *Ma'dhuns*, <u>https://goo.gl/56YgCQ</u>

¹⁴ Information and e-Government authority, "Marriage & Divorce 2015", <u>http://www.data.gov.bh/en/ResourceCenter</u>

¹⁵ Supreme Council for Women, "Bahraini Women in Numbers 2015", p. 10, <u>https://www.scw.bh/en/MediaCenter/Documents/Final-Numbers-May-2016.pdf</u>





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	to marry against	report to the	Decision, which is
	less of her age. ¹⁶	CEDAW Committee	applicable to all
5 , 5	s that consent of	explained that the	Bahrainis,
their will (ijbar) prohibited? Is both parties is r	•	woman's consent is	requires: ²⁰
	27 provide that	a required for	
tract? If so, what are its broad consent must b	be expressed in	concluding a	The registration
	ndable terms, either	marriage contract. A	of the marriage
particular in the contract that explicitly or imp	plicitly. ¹⁷	marriage contract is	contract with the
ought to be highlighted on the		not valid without the	Shari'ah court;
basis that it advances women's The mandatory	registration of	woman's freely	
	ovided for in Article	given consent,	The registrar
	y Law, which re-	unmarred by any	(ma'dhun) to use
	ge to be officially	defect. There are	the standardised
Applicable CEDAW Provision registered. How		doubtless some	marriage
	a marriage does	cases in which a girl	contract form
	invalidate the mar-	is compelled to	issued by the
	8 also provides that	marry someone she	Ministry of
	y be proven by evi-	does not wish to	Justice;
	dance with Sha-	marry. This occurs	
<i>ri'ah</i> . ¹⁸		in social milieus	Registration of
		where social	the marriage
		legacies and	contract to be
		prevailing customs	made within one
		so permit.	week of
		Nevertheless,	contracting the
		compelling a girl or	marriage.
		woman to marry a	
		person whom she	
		does not wish to	
		marry violates	
		Islamic law. ¹⁹	

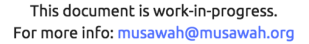
¹⁶ Article 17 of the Family Law (19/2017), <u>http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00</u>

¹⁷ Articles 25-27 of the Family Law (19/2017), http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00

¹⁸ Article 17 of the Family Law (19/2017), http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00

¹⁹ Bahrain State party report, U.N. Doc. CEDAW/C/BHR /2 (2007), paras. 327, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx





Women's capacity to enter into marriage Is consent of a marital guardian (wali) required? If so, can a wom- an choose her own wali? Can a woman go before a court or other competent authority to seek per- mission to marry if her wali refus- es to consent to her marriage? Can a woman negotiate her mar- tial rights prior to marriage and can these rights be changed dur- ing 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	Consent of a woman's guardian (<i>wali</i>) is required to enter into marriage. Article 28 of the Family Law states that a Sunni marriage contract requires presence and consent of a woman's guardian, regardless of her age or previous marital status. The guardian must be male, and article 15(1) specifies how may be guardian (i.e. father, then paternal grandfather, son, brother, etc.). A judge can act as a Sunni woman's guardian in the absence of male relatives. ²¹ Article 15(2) provides that a Shia woman's guardian is her father or paternal grandfather, and if they are not present, a Shia adult woman may independently contract her own marriage. Article 15(2) also provides that a previously married Shia woman does not require a guardian to be married. ²²	The Government of Bahrain in its 2007 report to the CEDAW Committee explained that a woman may establish any condition she wishes in a marriage contract as long as both spouses accept the condition and the condition does not conflict with <i>Shariah</i> or the purposes of the marriage, e.g., a stipulation against living in the matrimonial home or against sexual intimacy. ²⁵	Article 10 of the 2016 Ministerial Decision, which is applicable to all Bahrainis, requires that the registrar (<i>ma'dhun</i>) confirms consent of a woman's guardian before performing the marriage, except when the sect of the parties provides otherwise. If no guardian is available, a judge can take the place of the guardian. ²⁶ Article 9(4) of the 2016 Ministerial Decision requires the <i>ma'dhun</i> to explain to the wife her right to include conditions in the marriage contract. ²⁷	According to a senior Shia judge, although in theory an adult Shia bride does not require the permission of a marital guardian to marry, it is prevalent in the Jafari <i>Shari'ah</i> court for a daughter to give herself in marriage only with her father's permission. ²⁸
	cannot force a woman to get married and cannot oppose a			

²⁰ Article 11 of the Minister of Justice Decision No. 1/2016 with Respect to *Ma'dhuns*, <u>https://goo.gl/56YgCQ</u>

²¹ Article 15(1) of the Family Law (19/2017), <u>http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00</u>

Article 15(2) of the Family Law (19/2017), http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00



	marriage without legitimate			
	reason. ²³			
	Pursuant to Article 6 of the Family			
	Law, both spouses may stipulate			
	any condition in their marriage			
	contract so long as they are not			
	contrary to the purposes of			
	marriage or against <i>Shari'ah</i> or			
	the law. Conditions are valid only			
	if explicitly stated in the marriage			
	contract or admitted to by the			
	parties. Both parties have the			
	right to request compliance with a			
	condition, and under Sunni fiqh, a			
	woman has a right to divorce in			
	the event of a husband breaches			
	a condition of the marriage			
	contract. ²⁴ The law does not			
	guarantee a similar right to a Shia			
	woman.			
Polygamous marriages	Both a Shia and Sunni men may		Article 9(3) of the	According to the
	marry up to four wives at one		2016 Ministerial	2015 Marriage and
Does the law prohibit polygamy or	time.		Decision requires	Divorce statistics
impose strict conditions on such			the registrar	released by the
practice? Is the permission of the			(<i>ma'dhun</i>) to confirm	Ministry of Justice
court required for a polygamous	Article 19 of the Family Law		the marital status of	and Islamic Affairs,

²⁵ Bahrain State party report, U.N. Doc. CEDAW/C/BHR /2 (2007), paras. 328, <u>http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</u>

²⁶ Article 10 of the Minister of Justice Decision No. 1/2016 with Respect to *Ma'dhuns*, <u>https://goo.gl/56YgCQ</u>

Article 9(4) of the Minister of Justice Decision No. 1/2016 with Respect to *Ma'dhuns*, <u>https://goo.gl/56YgCQ</u>

²⁸ Badria Al Wadi, Sheikh Hameed Al Mubarak, Ahmed Al Attawi, "Women's Rights in the Kuwait Personal Status Law and Bahraini Shari'a Judicial Rulings (Theory Part), (Bahrain: Freedom House, 2009), p. 84,

http://maktabatmepi.org/sites/default/files/resources/english/Women%27s%20Rights%20in%20Kuwaiti%20Personal%20Status%20Law%20and%20Bahraini%20Judici al%20Rulings%20(Theory).pdf

²³ Article 17 of the Family Law (19/2017), http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00

Article 6 of the Family Law (19/2017), http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00



 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? <u>Applicable CEDAW Provision</u> Para. 14 GR21 Para. 34 GR29 	states that a man must declare his marital status in the marriage contract, and if he is married, the number of current wives must be stated. ²⁹ Article 39(d) of the Family Law requires a husband to treat multiple wives fairly both financially and in the time he spends with them. ³⁰		the prospective husband. If the husband is already married, the <i>ma'dhun</i> must include in the marriage contract the names of the previous wife/wives and their place of residence. ³¹	about 6% of mar- riages in Bahrain are polygamous. ³²
Divorce rights Is there equal right to divorce be- tween women and men? Can the husband divorce without reason and without having to go to court? What are the main forms of di- vorce? Can all forms of divorce be	 The Family Law specifies three main ways to seek a divorce:³³ Unilateral repudiation of the marriage (talaq): This can only be initiated by the husband, with or without a reason, unless he has delegated this 	The Government of Bahrain in its 2011 report to the CEDAW Committee informed that a family guidance and reconciliation section has been established in the	Article 16 of the 2016 Ministerial Decision provides that divorce must occur before the specialised (<i>Shari'ah</i>) court and be registered at the court. ³⁶	 According to academic research and information on the ground:³⁹ It is not uncommon for judges in both the Jafari and Sunni

²⁹ Article 19 of the Family Law (19/2017), http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00

³⁰ Article 39(d) of the Family Law (19/2017), <u>http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00</u>

Article 9(3) of the Minister of Justice Decision No. 1/2016 with Respect to Ma'dhuns, https://goo.gl/56YgCQ

³² Information and e-Government authority, "Marriage & Divorce 2015", <u>http://www.data.gov.bh/en/ResourceCenter</u>

³³ Articles 81-114 of the Family Law (19/2017), http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00

³⁶ Article 16 of the Minister of Justice Decision No. 1/2016 with Respect to *Ma'dhuns*, <u>https://goo.gl/56YgCQ</u>

³⁹ Information obtained from Bahraini advocate, March 2017; Bahrain Centre for Human Rights, "Family Law in Bahrain", 2014, p. 6, http://www.bahrainrights.org/sites/default/files/BCHR%20Report%20on%20Family%20Law%20in%20Bahrain.pdf



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sought only through the courts?	right to his wife, either in the	Ministry of Justice		departments of
Are the grounds for divorce the	marriage contract or through	and Islamic Affairs,	A Sunni man may	the Shari'ah court
same for the husband and wife?	subsequent delegation	after the Ministry	divorce his wife	to decline
Is unilateral divorce by repudiation	(tafwid). A wife has the right to	discovered it	unilaterally, either in	granting the wife
(talāq) prohibited? If unilateral	set a condition with her	needed such a	writing or verbally,	a divorce even if
	husband that she will	spousal	but Article 18 of the	she has valid
divorce is not prohibited, what is	represent herself in divorcing	reconciliation	2016 Ministerial	grounds. The
the procedure i.e. is the presence	him in situations outlined in the	service to prevent	Decision provides	attitude of many
of the spouse to be divorced re-	contract.	divorce and the	that for the divorce	judges is to
quired, are witnesses required,		resulting social,	to be valid, it must	preserve the unity
does the spouse seeking divorce	For Shia <i>talaq,</i> the wife must	family and	be registered with	of the family at all
need to go to court, is the di-	be present and two witnesses	psychological	the court and a	costs;
vorced spouse informed of the	are required. In all cases, the	damage. ³⁵	divorce certificate is	
divorce? Is the unilateral right to	divorce must be affected in the	Ū	then issued. A	Women tend to
divorce delegated to the wife? If	presence of a judge and the		husband may	choose <i>khul</i> ' as
so, is it by law or through the mar-	judge is required to attempt to		unilaterally	the preferred
riage contract? Is it mandatory to	reconcile the parties. If a		approach the court	form of divorce
register a divorce?	Sunni husband pronounces		to register a divorce	because it is
	the repudiation outside the		even if the wife was	faster and slightly
	court, the repudiation may be		not present.37	more accessible
Applicable CEDAW Provision	proved by evidence or			than other forms
	admission.		Shia men must	of divorce.
Article 16(1)(c)			register a request	Despite it being
Daraa 17 19 CD21	 Judicial divorce (tatliq): The 		for divorce with the	the "easier" form
Paras. 17-18 GR21	wife can petition for divorce on		Shari'ah court. For	of divorce,
Paras. 34, 39-40 GR29	specific grounds.		Shias, a divorce	women
	1 0		cannot be finalised	nevertheless face
			unless both	difficulties in
	Valid grounds for seeking a		husband and wife	exercising their
	judicial divorce by a wife		are present before a	right to a <i>khul'</i>
	include a husband's: (i) failure		Shari'ah court and	divorce. Men
	to provide financial mainte-		the wife signs the	often take the

Bahrain State party report, U.N. Doc. CEDAW/C/BHR /3 (2011), para. 152, <u>http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</u> Article 18 of the Minister of Justice Decision No. 1/2016 with Respect to *Ma'dhuns*, <u>https://goo.gl/56YgCQ</u>



 nance; (ii) severe or incurable illness of which the wife was not aware at the time the marriage was concluded; (iii) prolonged absence for more than four years; (iv) imprisonment upon conviction of a crime; (v) addiction to drugs or alcohol. In addition, harm and discord are grounds for divorce. In the case of a divorce petition based on harm and discord are grounds for divorce. In the case of a divorce petition based on harm and discord are grounds for divorce 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 then begin the reconciliation process stipulated in the law, which include the appointment of appropriate arbitrators. If reconciliation is impossible after all avenues to reconcile the analytical and a divore and and the meteod. 	divorce certificate in front of the judge. ³⁸	opportunity to take advantage of a <i>khul'</i> divorce and, among others, demand that women pay them large sums of money, sometimes, the approximate amount spent during the entirety of the marriage.
all avenues to reconcile the couple have been exhausted, the judge will proceed to make the appropriate ruling based on the report submitted by the		

³⁸ Information obtained from Bahraini advocate, March 2017



	 arbitrators. For Shia <i>tatliq</i>, the arbitrators are required to rule for divorce by the husband and compensation by the wife. For Sunnis, if the main source of the dispute is: the husband, a divorce will be ordered and the wife will fully be entitled to all her marital and divorce rights; or the wife, a divorce will be ordered together with the amount of the dower (<i>mahr</i>) or other financial compensation to be paid by 			
Waxaala finanaial vishta oftar	The marriage may also be annulled, generally if the contract is deemed invalid, e.g. because of false representation. ³⁴	The Opvernment of	Chause may in	
Women's financial rights after divorce	Generally, upon divorce, a Shia and a Sunni woman may be enti-	The Government of Bahrain in its 2011	Spouses may, in theory, agree to a	
	tled to: (i) financial maintenance	report to the	specific division of	
Is there a legal concept of matri-	during the waiting period after the	CEDAW Committee	assets before	
monial assets? Is there equal di-	divorce (<i>iddah</i>) (ii) financial com-	explained that Law	marriage; however,	
vision of marital property upon	pensation (mutaa) resulting from	No. 34/2005: ⁴²	this is not common	
dissolution of the marriage? Is the	a divorce before consummation of		and is not part of the	
woman's role as wife and mother	a marriage; and (iii) a place to	 Establishes an 	culture or custom.43	
recognised as contribution to the	reside in or the equivalent in rent,	"Alimony Fund"		

³⁴ Articles 115-116 of the Family Law (19/2017), <u>http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00</u>



concept of matrimonial assets.	rights o	of former	website details	
	wives v	whose	some of the	
Under the Family Law:41	former	husbands	application	
	either f	fail to pay	procedure for court-	
 The amount of <i>iddah</i> and child 	or dela	ly in the	ordered	
maintenance amount may be	payme	nts of	maintenance under	
	court-c	ordered	the Alimony Fund.44	
the divorce certificate or award-	mainte	nance.	-	
ed by the court;	The an	nount of		
	court-c	ordered		
• The <i>mutaa</i> compensation for a	mainte	nance is		
	paid di	rectly to		
	the for	mer wives		
	by the	executing		
	court (i	in Shari'ah		
	cases)	and then		
ance with the husband's means	reclaim	ned from		
(Shia).	former	husbands		
、 <i>,</i> ,	agains	t whom		
 The amount of financial com- 	judgen	nent was		
pensation for Sunnis (if the mar-	made;	and		
	Was as	mended by		
	to facil	itate the		
,	implem	nentation of		
	•			
	pertain	ing to		
	 maintenance amount may be agreed mutually and recorded in the divorce certificate or awarded by the court; The <i>mutaa</i> compensation for a wife divorced prior to consummation of a marriage for is either (a) half the agreed <i>mahr;</i> or (b) half a <i>mahr</i> payable to her peers (for Sunnis) or in accordance with the husband's means (Shia). 	ple's children.40There is no legal concept of matrimonial assets.safegu rights of wives of former either to or delay payme agreed mutually and recorded in the divorce certificate or award- ed by the court;former either to or delay payme court-of mainter the divorced prior to consum- mainter ther (a) half the agreed mahr; or (b) half a mahr payable to her peers (for Sunnis) or in accord- ance with the husband's means (Shia).safegu rights of wives of former either to court-of mainter the former court (cases) reclaim former ance with the husband's means (Shia).• The amount of financial com- pensation for Sunnis (if the mar- riage was consummated and the wife was not at fault) is evaluated based on the husband's financial means, length of the marriage and the circumstances of the divorcewives of reclain former ance with evaluated based on the husband's financial means, length of the marriage and the circumstances of the divorcewives of the rule	ple's children.40 There is no legal concept of matrimonial assets.safeguard the rights of former wives whose former husbands either fail to pay or delay in the payments of court-ordered maintenance amount may be agreed mutually and recorded in the divorce certificate or award- ed by the court;safeguard the rights of former wives whose former husbands either fail to pay or delay in the payments of court-ordered maintenance.• The mutaa compensation for a wife divorced prior to consum- mation of a marriage for is ei- ther (a) half the agreed mahr; or (b) half a mahr payable to her peers (for Sunnis) or in accord- ance with the husband's means (Shia).safeguard the rights of former wives whose former husbands against whom judgement was made; and• The amount of financial com- pensation for Sunnis (if the mar- riage was consummated and the wife was not at fault) is evaluated based on the hength of the marriage and the circumstances of the divorce• Was amended by Law No. 33/2009 to facilitate the implementation of the rules	ple's children. 40 There is no legal concept of matrimonial assets.safeguard the rights of former wives whose former husbands either fail to pay or delay in the payments of court-ordered maintenance amount may be agreed mutually and recorded in the divorce certificate or award- ed by the court;Council for Women website details some of the application procedure for court- ordered maintenance. The mutaa compensation for a wife divorced prior to consum- mation of a marriage for is ei- ther (a) half the agreed mahr; or (b) half a mahr payable to her peers (for Sunnis) or in accord- ance with the husband's means (Shia).Council for Women website details some of the application procedure for court- ordered maintenance. The amount of court-ordered maintenance is paid directly to the former wives by the executing court (in Shari'ah cases) and then reclaimed from former husbands against whom judgement was made; andCouncil for Women website details some of the application procedure for court- ordered maintenance. The amount of financial com- pensation for Sunnis (if the mar- riage was consummated and the wife was not at fault) is evaluated based on the husband's financial means, length of the mariage and the circumstances of the divorceCouncil for Women website details some of the application procedure for court- ordered maintenance. The amount of former husbands against whom judgement was made; andCouncil for Women website details some of the maintenance. The amount of former husbands former husbands against whom judgement was made; and• The amount of financial com- pensation for the mariage and the circumstances of

Bahrain State party report, U.N. Doc. CEDAW/C/BHR /3 (2011), paras. 45, 140, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx

⁴³ Information obtained from Bahraini advocate, March 2017

⁴⁰ Articles 90-92 of the Family Law (19/2017), <u>http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00</u>

⁴¹ Articles 90, 92 of the Family Law (19/2017), http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00

⁴⁴ Supreme Council for Women, "Alimony Fund, <u>https://www.scw.bh/en/WomenFiles/Pages/File2.aspx</u>



	one year's worth of financial	financial	7
	maintenance. A Shia wife is not	maintenance,	
	entitled to compensation if the	expand the	
	marriage was consummated.	Fund's resources	
	Ũ	by adding the	
		return on	
		investment of its	
		funds as a new	
		resource, and	
		stipulate that the	
		Government shall	
		be obliged to	
		subsidise the	
		Fund financially	
		to ensure that it	
		continues to	
		perform its duties.	
Custody of Children	According to the Family Law: ⁴⁵		
De perente bave equal righte ever	A Sunni mother has priority in		
Do parents have equal rights over the custody of their children? If	custody of her children until a son		
no, who has priority right over the	reaches fifteen years old and a		
custody of the child? Is custody	daughter is married and her mar-		
decided based on the best inter-	riage is consummated. Once a		
est of the child? Do mothers au-	son reaches fifteen or a daughter		
tomatically lose custody upon re-	reaches seventeen years or age		
marriage or if she is deemed dis-	and is not married, each is given		
obedient or when the child reach-	the option of being under the care		
es a designated age when custo-	of either the mother or father.		
dy goes to father?			
Applicable CEDAW Provision	A Shia mother has priority in cus-		
Articles 16(1)(d), 16(1)(f)	tody of her children until a son or		
	tody of her officient dritting Soft Of		

⁴⁵ Articles 124-125, 128 of the Family Law (19/2017), http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00



Paras. 19-20 GR21	daughter reaches seven years of	
	age, after which custody reverts	
	to the father. Once a son reaches	
	fifteen or a daughter reaches nine	
	years or age, each is given the	
	option of being under the care of	
	either the mother or father.	
	In all cases, a mother must be	
	Muslim and of sound health and	
	mind to have custody of her children. ⁴⁶	
	children.40	
	If the mother remarries, custody	
	of the children reverts to the	
	father, unless a judge determines that it is in the interest of the child	
	for her or him to remain in the	
	custody of the mother. ⁴⁷	
	Article 129 of the Family Law	
	permits a judge to award custody	
	to other relatives or other parties	
	in absence of the parents. 130	
	permits a judge to call experts in	
	psychological and social matters	
	in a custody hearing to assist in	
	the determination of what is the	
	best interests of the child so long	
	as it does not contradict the	

⁴⁶ Articles 126 of the Family Law (19/2017), http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00

⁴⁷ Articles 127 of the Family Law (19/2017), http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00



	custody provisions laid out in the law. ⁴⁸		
Guardianship of Children	According to articles 133-134 of the Family Law: ⁴⁹		
Do parents have equal rights over			
the guardianship of their children?	Fathers have priority right over		
If no, who has priority right over the guardianship of the child? Is	the guardianship of their children.		
guardianship decided based on	A father or guardian is		
the best interest of the child?	responsible for managing the child's affairs, upbringing, and		
Applicable CEDAW Provision	education. A custodian mother		
Articles 16(1)(d), 16(1)(f)	may not move outside of Bahrain		
Paras. 19-20 GR21	with the child except by		
	permission of the child's guardian,		
	and a guardian may not move the		
	child to another country without		
	permission of the custodian.		
Family Planning	Article 39 and 40 of the Family		According to World
	Law provide that a husband may		Bank data, the total
Do women require the consent of	not deny his wife the right to have		fertility rate
the husband to practise family	children, while a woman cannot		decreased from 7.1
planning, including abortions and	take measures to prevent having		children per woman
sterilisation in law or in practice?	children without the consent of the husband. ⁵⁰		in 1960 to 2.0 in 2015. ⁵³
Applicable CEDAW Provision			2013.
Articles 16(1)(e), 12	The Penal Code prohibits abor-		According to the UN
Paras. 21-23 GR21	tions that are carried out without		Population
	the: ⁵¹		Division's 2015

⁴⁸ Articles 129-130 of the Family Law (19/2017), http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00

⁴⁹ Articles 133-134 of the Family Law (19/2017), http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00

⁵⁰ Articles 39 and 40 of the Family Law (19/2017), http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00

⁵¹ Articles 321-322 of the Penal Code (1976), https://www.unodc.org/res/cld/document/bhr/1976/bahrain_penal_code_html/Bahrain_Penal_Code_1976.pdf



• Art and a v abo hei hus abo	Advice and assistance of med- ical practitioners; Consent of the woman. ticle 19 of the Law on Medical do Dental Practice provides that woman has the right to an ortion if a doctor certifies that er life is in danger and if her isband consents to the bortion. ⁵²	The Government of	Both a Shia and	 Trends in Contraceptive Use Worldwide:⁵⁴ 66% of married women aged 15- 49 are using a method of contraception, with 43% of women using a modern method; 11% of married women aged 15- 49 have an unmet need for family planning services; and 56% of marriage women aged 15- 49 had their demands for family planning satisfied by modern methods of contraception.
0 1	arantees personal freedom as	Bahrain in its 2011	Sunni wife may	Bank data, female

⁵³ World Bank, "Fertility rates, total (births per woman)", http://data.worldbank.org/indicator/SP.DYN.TFRT.IN

⁵² Article 19 of the Practice of Medical and Dental Professions (1989), <u>http://www.nhra.bh/files/NHRA%20Laws/2/02</u><u>Hdr_20%1989 207%</u> ⁵⁴ United Nations Population Division, "Trends in Contraceptive Use Worldwide 2015", Annex Table 1, pp. 36-42,

Onited Nations Population Division, "Trends in Contraceptive Use Worldwide 2015", Annex Table 1, pp. 36-42, http://www.un.org/en/development/desa/population/publications/pdf/family/trendsContraceptiveUse2015Report.pdf



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Does a woman need the consent	wells freedom of movement and	report	to the	stipulate in the	labor force participa-
of her spouse or guardian to work,	choice of residence. ⁵⁵		W Committee	marriage contract	tion increased from
choose a profession, leave the	choice of residence.		ned that:59	that she has the	28% in 1990 to 39%
house, travel, drive, receive vari-	Article 13 of the Constitution	explair		right to work after	in 2016. ⁶¹ During the
		a Tha	Constitution	marriage. If the	same period, male
ous health services, study, etc. on her behalf? Does a woman have	provides that every citizen has the			0	
	right to work and to choose the type of work within the bounds of		ures complete	marriage contract is	labor force participa-
the right to retain her birth name			unfettered	explicit in this	tion rate declined from 88% to 85%. ⁶²
upon marriage or to choose her	public order and decency. ⁵⁶		dom of	manner, her husband cannot	110111 00% 10 05%.
family name? Can a woman pro-	Despite the constitutional		rement for		According to the
tect her personal rights through	Despite the constitutional		women and	legally stop her from working. ⁶⁰	According to the 2016 UNDP Human
her marriage contract?	provisions stating otherwise, the	mer	1,	working.	
Applicable CEDAW Provision	Family Law potentially restricts				Development
	the personal rights of a wife as a result of the maintenance-for-		usband		Report: ⁶³
Article 16(1)(g) Para. 24 GR21			not retain his		
	obedience legal framework		's travel		62% of women
Para. 34 GR29	provided for under the law. Thus:		uments to		over 25 have at
	A wife side lacing has financial		ent her from		least some sec-
	A wife risks losing her financial	mov	ving freely;		ondary education
	maintenance if she refuses to				as compared to
	live in the marital home,		rain's		56% of men of
	leaves the marital home		ervation to		the same age
	without legal justification or		cle 15(4) of		group;
	does not fulfil her marital		DAW is, in		
	duties; ⁵⁷ and	•	ctice, limited		 Females and
			ne question of		males aged 15-
	A wife cannot works outside		arried		24 who are able
	the marital home without the		nan's		to read and write
	permission of her husband		dence. It is a		a short simple
	unless she was already	logic			sentence is al-
	working prior to the marriage		sequence of		most universal;
	or it is stipulated in the	the	marriage		and

⁵⁵

Article 19 of Bahrain's Constitution (2002), <u>https://www.constituteproject.org/constitution/Bahrain_2012.pdf?lang=en</u> Article 18 of Bahrain's Constitution (2002), <u>https://www.constituteproject.org/constitution/Bahrain_2012.pdf?lang=en</u> 56

⁵⁷ Article 54 of the Family Law (19/2017), http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00



	marriage contract that she has the right to work. ⁵⁸	contract that a married woman should reside in the marital home.	 85% of women are satisfied with their freedom of choice as com- pared to 86% of men.
Inheritance rights	Article 5(d) of the Constitution	The Government of	
	provides that inheritance is a	Bahrain in its 2011	
Are women and men in the same	guaranteed right governed by	report to the	
degree of relationship to a de-	Shari'ah. ⁶⁴	CEDAW Committee	
ceased entitled to equal shares in		explained that a	
the estate and to equal rank in the	Article 909 of the Civil Law states	superficial	
order of succession? Are there	that the provisions of Shari'ah is	interpretation may	
procedures to address any ine-	applied in matters of inheritance	suggest that	
qualities in inheritance between	and wealth. ⁶⁵	Shari'ah, which	
women and men e.g. can a will be	Both Shias and Sunnis have not	grants a woman one-half of the	
written, can beneficiaries agree to		inheritance of a	
inherit equal shares of the estate or can the children agree to forgo	adopted specific legislation on inheritance.		
their inheritance in favour of their	innentance.	man, discriminates against women.	
mother upon the death of their	Generally, inheritance rights	However, if the	
father?	between women and men are	Shari'ah system of	
	unequal for both Shias and	inheritance is	
Applicable CEDAW Provision	Sunnis. There are subtle	treated as an	
Paras. 34-35 GR21	differences between the rules of	integrated one, it is	

⁵⁹ Bahrain State party report, U.N. Doc. CEDAW/C/BHR /3 (2011), para. 148, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx

⁶⁰ Article 56 of the Family Law (19/2017), <u>http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00</u>

61 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

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

⁶³ UNDP, "Human Development Report 2016", Tables 5, 9, 14, pp. 214-217, 230-233, 250-253, <u>http://hdr.undp.org/sites/default/files/2016_human_development_report.pdf</u>

⁵⁸ Article 56 of the Family Law (19/2017), http://www.legalaffairs.gov.bh/LegislationSearchDetails.aspx?id=145311#.WacWBa2ZN00

⁶⁴ Article 5(d) of Bahrain's Constitution (2002), <u>https://www.constituteproject.org/constitution/Bahrain_2012.pdf?lang=en</u>

⁶⁵ Articles 909 Civil Law (2001), http://www.moj.gov.bh/en/defaultb811.html?action=article&id=1470



Paras. 49-53 GR29	Shia and Sunni <i>fiqh</i> with regard to inheritance. However, based on <i>Shari'ah</i> principles, in a number of instances, e.g. surviving spouse and siblings, a woman is entitled to half the share of a man. ⁶⁶ With regard to Shias, the exception to the general rule is in cases where a father dies and is succeeded only by daughters. Based on rules of Shia <i>fiqh</i> , in such cases, the daughters are granted all of his assets without sharing with the uncles and males relatives. This is in contrast to the Sunnis, where the assets are divided among all family members. ⁶⁷		apparent that Islam has not made it a general rule that a woman's inheritance is to be one-half of a man's. In fact, the rule is only applied in certain cases. ⁶⁸	
Violence against women in the family	Article 19 of the Constitution provides that no person shall be subjected to physical or mental	Courts are reluctant to issue a divorce order in cases	The Supreme Council for Women launched a National	According to civil society and media reports: ⁷⁵
Are there laws that define what	torture, or inducement, or	where a wife	Strategy for the	
constitute domestic violence such	undignified treatment, and the	petitions for it based	Protection of	 Addressing the
as battery, female circumcision,	penalty for so doing shall be	on domestic	Women from	issue of domestic
marital rape and other forms of	specified by law. ⁶⁹	violence and are	Domestic Violence	violence is a
sexual assault and violence that		more inclined to only	in November 2015.	challenge in
affect a woman's mental health	Law No. 17/2015 concerning the	do so where the	The philosophy	Bahrain. It is a
which are perpetuated by tradi-	protection from domestic violence	domestic violence	behind the strategy	sensitive issue

 ⁶⁶ 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), p. 424

 ⁶⁷ 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. 430-431

Bahrain State party report, U.N. Doc. CEDAW/C/BHR /3 (2011), para. 80, <u>http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</u>

⁶⁹ Article 19 of Bahrain's Constitution (2002), <u>https://www.constituteproject.org/constitution/Bahrain_2012.pdf?lang=en</u>



			1	
tional attitudes? Is there specific	('Protection against Domestic Vio-	was egregious and	is to prevent any	because it is
legislation that recognises domes-	lence Law') criminalizes a number	has led to severe	abuse as opposed	related to the
tic violence as a crime? Is the	of acts of domestic violence.	physical damage.	to punishing the	family and
husband allowed to discipline his		For instance, in a	abuser. It has six	generally, it is a
wife? Can a suspected perpetra-	Article 1 of the Protection against	2012 case, a	objectives: ⁷⁴	taboo to
tor marry his alleged abused vic-	Domestic Violence Law defines	woman filed for	-	"publicise" family
tim to avoid punishment? Are	"domestic violence" as any act of	divorce from her	 The first and 	secrets;
there support services for women	abuse that falls within the family.	abusive husband of	primary objective	
who are the victims of aggression	Such acts of violence include: ⁷⁰	26 years. She had	is to prevent	 A 2015 survey
or abuses?		physical evidence of	violence by	conducted by the
	Act of physical violence: any	abuse and the court	addressing all the	Tafawug Centre
Applicable CEDAW Provision	sort of violence on the victim's	still denied her	issues that can	for Women and
GRs 12 & 19	body;	request because the	pose a threat to	Gender suggests
Para. 40 GR21		husband was on	the family;	a high prevalence
	Act of psychological violence:	psychotherapy		of domestic
	Any act that results in hurting	medication. In	To address	violence in
	the victim psychologically	contrast, in a 2009	issues relating to	Bahrain: (i) The
	including (insulting the victim)	case, a wife was	families that are	majority of men
	3 (3 ,	granted a divorce	at the risk of	surveyed believe
	Act of sexual violence: Any of	where the husband	abuse e.g.	physical and
	the following acts committed	bit her breasts and	families facing	emotional
	by the aggressor: (i) sexual	caused severe	financial	violence against
	abuse or exploitation of the	bleeding. ⁷³	difficulties,	women is justified
	victim in any means to satisfy	_	addiction or	and is a natural

⁷⁵ Staff writer, "Majority of men in Bahrain say 'use of force against women justified', *Arabian Business*, 23 October 2016, <u>http://m.arabianbusiness.com/majority-of-men-in-bahrain-say-use-of-force-against-women-justified-survey--649906.html</u>; DT News, "Most of Bahrain's domestic abuse victim remain silent", *DT News*, 13 March 2016, <u>http://www.newsofbahrain.com/viewNews.php?ppId=16502&TYPE=Posts&pid=&MNU=&SUB</u>=; DT News, "SCW launches strategy on violence against women", *DT News*, 24 November 2015, <u>http://www.newsofbahrain.com/viewNews.php?ppId=9455&TYPE=Posts&pid=21&MNU=2&SUB=58</u>; Bahrain Centre for Human Rights, "Bahrain", *Submission to the CEDAW Committee for the 57^h Session*, 2013, pp. 9-10, http://www.wunrn.com/wp-content/uploads/BCHR.pdf

Article 1 of the Protection against Domestic Violence Law (2015), <u>http://www.ilo.org/dyn/natlex/docs/ELECTRONIC/101717/122684/F1526654905/K1715.pdf</u>; Tafawuq Centre for Women & Gender, "Centers Services for Victims of Violence Directory, 2016, pp. 6-7, <u>http://www.tafawuqbh.com/wp-content/uploads/2016/11/Final-English-Book1.pdf</u>

⁷³ Information obtained from Bahraini advocate, March 2017; Bahrain Centre for Human Rights, "Family Law in Bahrain", February 2014, p. 16, http://tbinternet.ohchr.org/Treaties/CEDAW/Shared%20Documents/BHR/INT_CEDAW_NGO_BHR_16373_E.pdf

⁷⁴ Supreme Council for Women, "Legislative Achievements", <u>https://www.scw.bh/en/WomenFiles/Pages/File6.aspx</u>; DT News, "SCW launches strategy on violence against women", *News of Bahrain*, 24 November 2015, <u>http://www.newsofbahrain.com/viewNews.php?ppId=9455&TYPE=Posts&pid=21&MNU=2&SUB=58</u>



 the sexual desires of the aggressor or other parties; and (ii) exposing the victim to sexual conduct / matter; and Act of economical violence: Any act that results in depriving the victim from his rights or freedom of using his own money. The Penal Code also contains some general prohibitions that are applicable to domestic violence. For instance:⁷¹ Offences against the family e.g. failure to handover the child to the legal custodian or guardian of the child, kidnaping of a child by a parent or grandparent against the person who has obtained a judgement for custody or guardianship, etc. (Articles 317-320); Murder (Article 333); Assault and battery and their aggravated forms (Articles 336-343); Rape and sexual assault 	 alcoholism, lack of education and problems with housing, etc.; To improve and create services for women who are subject to abuse; To study the relevant laws and improve on them; To raise awareness of the public on the issue of domestic violence, including improving the language in media that puts down women and legitimises and glamorises violence against women; To evaluate and assess the impact of the plan through studies, 	reaction to women's behaviour; and (ii) 78% of women surveyed said that they were subjected to more than one form of domestic abuse. • Domestic violence is underreported because women fear being ignored, questioned, or stigmatised by society. In addition, institutional support for victims is adequate.
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Articles 321-322 of the Penal Code (1976), https://www.unodc.org/res/cld/document/bhr/1976/bahrain_penal_code_html/Bahrain_Penal_Code_1976.pdf



				1
	(Articles 344-347). Article 348	collation of da	ta.	
	provides for heavier penalties			
	if the perpetrator is the victim's			
	close relative, guardian or is			
	responsible for the victim's			
	upbringing or employer or has			
	authority over the victim; and			
	Kidnapping (Article 358).			
	The Penal Code does not			
	specifically criminalise martial			
	rape.			
	The Denel Coder (i) purishes			
	The Penal Code: (i) punishes			
	"honour crimes" but with more			
	lenient sentences; (ii) exempts			
	suspected rapists who marry their			
	victims. ⁷²			
Nationality rights	A Bahraini man may pass his	The Governmen	t of	According to the
	nationality to his non-Bahraini wife	Bahrain in its 20	11	Bahraini
Does a wife have the right to con-	provided certain conditions are	report to the		government,
fer her citizenship on foreign hus-	met. However, the law does not	CEDAW Commi	ttee	between 2007 and
bands and children? Can the na-	specifically provide for a Bahraini	explained that th	e	May 2011, Bahraini
tionality of an adult woman be	woman to confer her nationality to	State party's		nationality was
arbitrarily removed because of	her foreign husband. ⁷⁶	reservation to Ar	ticle	granted to 78 sons
marriage or dissolution of mar-		(2) of CEDAW is		and daughters of
riage or because her husband or	A Bahraini father passes his	premised on the		Bahraini mothers
father changes his nationality?	citizenship to his children	following: ⁷⁸		and non-Bahraini
	wherever they are born. A	lonowing.		fathers. ⁸⁰
Applicable CEDAW Provision	Bahraini mother passes her	The Bahraini		
Article 9	citizen to her children wherever	Nationality Ac	+	
		Trationality Ac	L	

⁷² Articles 334, 353 of the Penal Code (1976), <u>https://www.unodc.org/res/cld/document/bhr/1976/bahrain_penal_code_html/Bahrain_Penal_Code_1976.pdf</u> Article 7 of the Bahraini Citizenship Law (1963), <u>http://www.moj.gov.bh/default1d49.html?action=article&ID=872</u> 76



Para. 6 GR21	they are born only if the father is	recognises the	
	unknown or paternity has not	right of blood on	
	been legally established.77	the father's side,	
		a position upheld	
		by experts in	
		private	
		international law	
		on the grounds	
		that such criterion	
		constitutes a	
		presumption of	
		the affirmation of	
		a feeling of	
		national	
		belonging and of	
		the spiritual bond	
		linking a person	
		to the nation to	
		which his	
		forefathers	
		belonged; and	
		belonged, and	
		A father and grant	
		A father can grant his children	
		Bahraini	
		nationality, even	
		if he is married to	
		a foreign woman,	
		while a Bahraini	
		woman married	
		to a foreign man	
		cannot grant	

78 Bahrain State party report, U.N. Doc. CEDAW/C/BHR /3 (2011), paras. 118-119, <u>http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</u> Bahrain State party report, U.N. Doc. CEDAW/C/BHR /3 (2011), para. 119, <u>http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</u> Article 4 of the Bahraini Citizenship Law (1963), <u>http://www.moj.gov.bh/default1d49.html?action=article&ID=872</u>

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Bahraini
nationality to her
children. This is
to avoid the
acquisition of
dual nationality
by the children,
as they will
acquire the
nationality of their
foreign father,
given that most of
the legislation
around the world
upholds right of
blood on the
father's side.
However, the
Bahraini
government also
informed that that: ⁷⁹
The Bahraini
Nationality Act
does adopt the
right of blood on
the mother's side
in the case
stipulated by
Article 4(b) which
states that a
person shall be
considered to be

⁷⁹ Bahrain State party report, U.N. Doc. CEDAW/C/BHR /3 (2011), paras. 118-119, <u>http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</u>



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Bahraini if born in
Bahrain or
abroad and the
mother is
Bahraini at the
time of birth, with
the proviso that
the child is of
unknown father
or its relationship
to its father has
not been legally
established. This
conforms with the
human rights
principles
requiring that
such children
have the right to
acquire
nationality;
There is a wish
on the part of the
relevant bodies
for conformity
between Bahraini
legislation on
nationality and
CEDAW. A
proposal to grant
nationality on the
basis of right of
blood on the
mother's side is
under discussion.



	Until a decision on this proposal is reached, temporary measures are being taken to grant women equal rights with men regarding the naturalisation of their children.
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