

For more info: musawah@musawah.org

BANGLADESH1

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

Family Law Matter	Description				
Family Law Matter	Legislative Framework	Case Law	Policy	Procedure	Practice
Equality of spouses in marriage	Article 27 of the Constitution		In 1997, Bangladesh	Article 102(1) of	In 2014, Bangladesh
	provides that all citizens are		withdrew its	the Constitution	ranked 111 out of 188
Is there a Constitutional provision	equal before the law or are		reservation relating to	states that the High	countries on the
on equality and are there	entitled to equal protection		Article 13(a) and	Court may give	UNDP Gender
exceptions? Are there specific	under the law ² .		16(1)(f) of CEDAW,	such direction or	Inequality Index ¹⁴ .
laws that recognise marriage as a		67.7	which respectively	order needed to	
partnership of equals i.e. are	Article 28(1) states that the		requires equality in	enforce	Upon marriage brides
family laws and/or other laws	State shall not discriminate on		family benefits and	fundamental rights	generally move in
relating to marriage and the family	the grounds of sex etc., and that		the same rights and	of the Constitution	with their husbands
codified or uncodified? If codified,	"women shall have equal rights		responsibilities with	including equality	families. Depending
what are the titles of all the	with men in all spheres of the		regard to	before the law and	upon the economic
applicable laws? If codified, do	State and public life."3		guardianship,	prohibition on	status of the family
these laws apply to all citizens			wardship and so	discrimination ¹¹ .	many new brides are
irrespective of religion? If not, do	Article 28(4) provides for		forth.		expected to work in
these laws apply to all Muslims or	affirmative action or positive			Islamic family law	the husbands'
are there different codified laws	discrimination and permits the		Bangladesh	is managed	households similar to
for different sects within Islam? If	State to make special		continues to have	through the regular	domestic workers ¹⁵ .
uncodified, or if codified laws do	provisions in favour of women⁴.		reservations to	court system.12	Women extensive
not sufficiently address a			Articles 2 and	The Family Courts,	household based
particular issue, how is the issue	Marriage, divorce, maintenance		16(1)(c) ⁹	however, have	work, especially in
addressed e.g. what Muslim	and property inheritance are		MOWCA (Ministry of	exclusive	the rural areas, is
school of law is applicable? Do	regulated by Sharia ⁵ . The		Women and Children	jurisdiction under	unremunerated and

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 Bangaldesh country table, we would also like to thank Darshana Prakasam from Harvard Law School, and Dr.Shahnaz Huda and Sara Hossain for their inputs in its preparation.

² Constitution of the People's Republic of Bangladesh, http://hrlibrary.umn.edu/research/bangladesh-constitution.pdf

Article 28(2), Constitution of the People's Republic of Bangladesh, http://hrlibrary.umn.edu/research/bangladesh-constitution.pdf

Constitution of the People's Republic of Bangladesh, http://hrlibrary.umn.edu/research/bangladesh-constitution.pdf

[&]quot;Women and property rights: Who owns Bangladesh?" (2013), http://www.economist.com/blogs/banyan/2013/08/women-and-property-rights



For more info: musawah@musawah.org

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

Applicable CEDAW Provision Article 16(1)(a) General Recommendation 21

Muslim Personal Law (Shariat) Application Act. 1937 applies to Muslims in matters relating to Family Affairs⁶ and provides that notwithstanding any custom or usage to the contrary, in matters related to intestate succession. marriage, dissolution of marriage, dower, quardianship and so forth. "the rule of decision in cases where the parties are Muslims shall be the . Muslim Personal Law (Shariat)".7

The majority of the population are Muslims who follow the Sunni Hanafi School, The5th amendment t to the Constitution in 1977 removed the principle of secularism and the Eighth Amendment in 1988 inserted Article 2A) which declared Islam the official state religion.8 By

Affairs) -- is the specialized responsible for promoting gender iustice and equality. National Council for Women and Children Development (NCWCD was established to end discrimination and empower women to be equal partners with men¹⁰.

The National Women Development Policy was approved in 2011.

the Family Courts Ordinance over cases involving the dissolution of marriage, restitution of conjugal rights, dower. maintenance and quardianship and custody. 13

not acknowledged.

CEDAW The Eighth Periodic Report of The Government of the People's Republic of Bangladesh Submitted Under Article 18 May 2015; http://mowca.portal.gov.bd/sites/default/files/files/mowca.portal.gov.bd/page/762c7e6e 69ce 4979 817c f7dbc2b561ed/8th%20Periodic%20Report-%20CEDAW-2015.pdf

¹¹Constitution of the People's Republic of Bangladesh, http://hrlibrary.umn.edu/research/bangladesh-constitution.pdf

¹² Bangladesh, People's Republic of, https://scholarblogs.emory.edu/islamic-family-law/home/research/legal-profiles/bangladesh-people%EF%BF%BDs-republic-of/

¹⁴ UNDP Human Development Report 2015, Table 5, pp. 224-227, http://hdr.undp.org/en/composite/GII

¹⁵ The Parliament Magazine, New Bangladesh marriage law is blow to children's and women's rights (2014), https://www.theparliamentmagazine.eu/articles/opinion/newbangladesh-marriage-law-blow-childrens-and-womens-rights

⁶ "A Research Guide to the Legal System of the Peoples' Republic of Bangladesh" (2008),http://www.nyulawglobal.org/globalex/Bangladesh.html

⁷ Section 2 of the Muslim Personal Law (Shariat) Application Act, 1937.

⁸ Bangladesh, People's Republic of, https://scholarblogs.emory.edu/islamic-family-law/home/research/legal-profiles/bangladesh-people%EF%BF%BDs-republic-of/

¹⁰ Bangladesh State Party Submission to CEDAW Committee (2015), file:///C:/Users/ASUS/Documents/CEDAW%20STATE%208th%20Periodic%20Report-%20CEDAW-2015.pdf



virtue of the 15 th Amendment of 2011 the principle of secularism was reinserted in the Constitution. Article 2A however continues to declare Islam as the State religion but for the first time mentions specifically that "but the State shall ensure equal status and equal right in the practice of the Hindu, Buddhist, Christian and other religions." Family Courts have been established in 1985 and such Courts have jurisdiction over five family related matters: (a) dissolution of Marriage; (b) restitution of Conjugal Rights © dower; (d) maintenance; (e) guardianship and custody of children. There are no Shari'ah courts and judges of Family Courts can be from any religion. There is no specific law which recognizes marriage as an equal partnership. There are also no codified family-related uniform laws which apply to all citizens irrespective of religion. Marriage related laws of Muslims are primarily uncodified although a few legislative		
enactments exist such as :		

¹³ Bangladesh, People's Republic of, https://scholarblogs.emory.edu/islamic-family-law/home/research/legal-profiles/bangladesh-people%EF%BF%BDs-republic-of/



	Dissolution of Muslim Marriages Act, 1939; Muslim Family Laws Ordinance, 1985; Muslim Marriages and Divorces Registration Act, 1974. In addition there exist certain laws which apply to the family matters of all religions and not only to Muslims The Guardians and Wards Act, 1890; The Dowry Prohibition Act of 1980; The Child Marriage Restraint Act, 2017. Family Courts apply the law to which litigants before it are subject to so in a matter before it, the decision will be according to the religion of the parties or the Mazhab/School Muslim litigants belong to. Codified laws do not 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 but rely on accepted interpretations of the Shari'ah.			
Minimum and equal age of	The minimum age of marriage is	Sheikh Hasina, the	Under the Child	Bangladesh has the
marriage	not equal between males and	prime minister,	Marriage Restraint	8 th highest rate of
Is there a minimum age of	females. There are inconsistencies in the laws	pledged to end marriage under age	Act of 2017 only certain documents	child marriage in the world (defined as
marriage? Are there exceptions to	however where a general law	of 15 by 2021 and 18	are to be accepted	under eighteen), and
the minimum age (e.g. min. age at	defines one age and a personal	by 2041, which	as proof of age	the highest rate for



For more info: musawah@musawah.org

18, with exceptions to 16)? Is there an absolute minimum age without exceptions? Is there equality in the minimum age of marriage? Is there a minimum age verification process before the marriage is concluded?

Applicable CEDAW Provision
Article 16(2)
General Recommendation 21

status law referring to Muslim individuals implies otherwise 16

In the Muslim Family Laws Ordinance, 1961, the minimum age for females is 16 and it 21 for males.¹⁷[Section 5 of this law has been omitted in Bangladesh]

This year (2017) a new law -the Child Marriage Restraint Act
of 2017 replaced the Child
Marriage Restraint Ac
of1929,under which the
minimum age for marriage
continues to be 18 for females
and 21 for males. Exceptions
are permitted for the marriage of
an underage girl for her
'greatest benefit' 'by order of
the Court and with the
consent of the parents'. 18 are
not permitted 19.

Section 3 of the Bangladesh Majority Act of 1875 defines a person under the age of 18 to be a child²⁰ but such law does not primarily applies to girls²².

Bangladesh is a part of the South Asian Initiative to End Violence Against Children (SAIEVAC), which included a regional action plan to end child marriage²³.

The country offers secondary school scholarships to girls when they postpone marriage and there is a UNICEF program for adolescent empowerment that conducts training all over the country²⁴.

which incude Birth certificate, National Identity Card, Secondary School Certificates and so forth. 25 The Act prescribes punishments for

various persons

such as those

responsible for the solemnization of the marriage, Marriage Registrars, arents and adults marrying underage persons. The punishments prescribed in the Act range from imprisonment from 6 months to 2 years and fine up to, in certain case, One lakh Taka Under

certain

circumstances the

law also punishes

underage persons

marriages for girls under 15²⁶.

52% of girls in Bangladesh are married by 18 and 18% before they are 15²⁷.

Plan International found that 88% of individuals surveyed believed that child marriage was a community tradition²⁸, which may explain why the minimum age laws are rarely enforced²⁹.

Furthermore, families sometimes try to hasten marriage to avoid the risk that she will be sexually harassed, romantically involved or thought to be romantically involved

¹⁶ Child Marriage in South Asia Briefing Paper, https://www.reproductiverights.org/sites/crr.civicactions.net/files/documents/ChildMarriage_BriefingPaper_Web.singlepage.pdf

¹⁷Muslim Family Law Ordinance 1961, http://bdlaws.minlaw.gov.bd/print_sections_all.php?id=305

¹⁸ Section 19, the Child Marriage Restraint Act, 2017.

¹⁹ The Child and Marriage Restraint Act, 1929, http://bdlaws.minlaw.gov.bd/print_sections_all.php?id=149

Amendment in the Majority Act, 1875, http://bdlaws.minlaw.gov.bd/print_sections_all.php?id=33

²² Human Rights Watch, Bangladesh: Don't Lower Marriage Age (2014), https://www.hrw.org/news/2014/10/12/bangladesh-dont-lower-marriage-age

²³ Child marriages around the world: Bangladesh, http://www.girlsnotbrides.org/child-marriage/bangladesh/

²⁴ IRIN, Parents still not heeding child marriage warnings (2011), http://www.irinnews.org/report/92375/bangladesh-parents-still-not-heeding-child-marriage-warnings



	apply in the case of marriage, dower, divorce etc.			who have entered into child marriages.	prior to marriage ³⁰ .
	Under the Dissolution of Muslim Marriages Act, 1939, if a girl is given in marriage before she is 18, she mayt repudiate it before she is 19. However, this does not apply if the marriage is consummated ²¹ .				
Consent to marriage / Forced	There are no specific laws	=While there are	Sheikh Hasina, the	The registration of	The forced marriages
marriage	against forced marriage of adults ³¹ . See previous section	provisions in the Penal Code that	prime minister, pledged to end	a marriage is mandatory and	that are most easily identified are child
Is a marriage valid without the woman's consent? Is the practice of forcing women to marry against their will (ijbar) prohibited? Is it	(Minimum and equal age of marriage) for laws regarding child marriage.	criminalize the kidnapping of women for the purpose of	marriage under age of 15 by 2021 and 18 by 2041, both of which are forms of	failure to register is punishable by law ³⁷ . However, lack of registration	marriages, whereas forced adult marriages can be harder to distinguish
mandatory to register a marriage? Is there a standard marriage	A marriage contracted by a	forcing them into marriage, courts	forced marriage ³⁶ .	does not invalidate a marriage. ³⁸	because of the prevalence of cultural
contract? If so, what are its broad	Muslim individual must be	have only		a mamaye.	norms surrounding
provisions and is there anything particular in the contract that ought to be highlighted on the	registered in accordance with the Muslim Marriages and Divorce (Registration) Act. 32	applied this rarely ³³ .		There is a standard marriage contract (nikahnama), which	arranged marriage ⁴² .

²⁵ Section 12 of the Child Marriage Restraint Act, 2017.

²⁶ Child marriage around the world: http://www.girlsnotbrides.org/where-does-it-happen/

²⁷ Child marriage around the world: http://www.girlsnotbrides.org/where-does-it-happen/

²⁸ Chid marriage around the world: Bangladesh: http://www.girlsnotbrides.org/child-marriage/bangladesh/

Human Rights Watch, Bangladesh: Don't Lower Marriage Age (2014), https://www.hrw.org/news/2014/10/12/bangladesh-dont-lower-marriage-age

²¹ The Dissolution of Muslim Marriages Act, 1939: http://bdlaws.minlaw.gov.bd/print_sections_all.php?id=180

Human Rights Watch, World Report 2016, p. 34, https://www.hrw.org/sites/default/files/world_report_download/wr2016_web.pdf

Forced Marriages Overseas: Bangladesh, http://preventforcedmarriage.org/forced-marriage-overseas-bangladesh/

Remedies for Forced Marriage in Bangladesh (2014), Sec 3.1.5, http://www.interights.org/userfiles/Chapter_3.pdf

³³ Women Living Under Muslim Laws, Knowing our rights: Women, family, laws and customs in the Muslim world (2006), p. 80, http://www.wluml.org/sites/wluml.org/files/import/english/pubs/pdf/knowing%20our%20rights/kor 2006 en.pdf

Human Rights Watch, Bangladesh: Don't Lower Marriage Age (2014), https://www.hrw.org/news/2014/10/12/bangladesh-dont-lower-marriage-age

³⁷Kamrul Hossain, In Search of Equality: Marriage Related Laws for Women in Bangladesh (2003), p. 108, http://vc.bridgew.edu/cgi/viewcontent.cgi?article=1524&context=jiws



For more info: musawah@musawah.org

basis that it advances women's		While case law		has 25 different	Families, especially in
rights or otherwise?	An adult woman must consent to	has been firm		sections. ³⁹	poorer, rural areas
	her own marriage.	that a marriage			tend to see female
Applicable CEDAW Provision	There is a standard marriage	should be		Muslim Marriages	children as a burden
Articles 16(1)(a), 16(1)(b)	contract or nikahnama under the	registered to be		and Divorces Rules	and want to marry
General Recommendation 21	Muslim Marriages and Divorce	enforceable		of 1975 require	them off quickly to
	(Registration) Rules	under the law,		formal registration	remove the financial
		courts will		of a marriage within	strain from the
		accept an oral		30 days of	family ⁴³ . Early
		marriage when		solemnization and	marriages are often
		there is evidence to		the bridegroom is responsible;	connected to the
		support its		offenses are tried	avoidance of higher
		existence ³⁴ .		by the Court of a	dowry demands.
		CAISICHIGG .		First Class	Although all the
		Case law	· ·	Magistrate and	above are catalysts
		establishes the		punishment can be	for early marriages by
		conditions that		a 2 year prison	far at present the
		can be		sentence or 3,000	primary reasons for
		negotiated in a		Taka fine ⁴⁰ .	child marriages is
		marriage			lack of safety.
		contract,		The only legal	Marrying a girl off
		including but not		recourse for an	early is used by
		limited to dower,		adult woman in a	parents/guardians to
		pocket money,		forced marriage is	ensure the security of
		etc. ³⁵ .		to file for illegal	ensure the security of

³⁸Huda, Shahnaz (1999). Registration of Marriage and Divorce in Bangladesh: A Study on Law and Practice; Bangladesh Legal Aid and Services Trust, BLAST, Dhaka.

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

Muslim marriage contract, http://muslimmarriagecontract.org/laws.html#otherconditions

http://www.nrbpedia.com/nrbpedia/ReadPost.php?mynameisxyz=mahfuzurrahman&PostID=167&mynameisxyz=mahfuzurrahman&

⁴² US Embassy in Bangladesh, Forced Marriage: https://bd.usembassy.gov/u-s-citizen-services/forced-marriage/
³⁴ Women Living Under Muslim Laws, Knowing our rights: Women, family, laws and customs in the Muslim world (2006), p. 214,

³⁹Birth and marriage certificates of Bangladesh: the authenticity of public documents (2014),

Bangladesh State Party Submission to CEDAW Committee (2010), para. 82, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx

			confinement by those holding her against her will ⁴¹ .	The Muslim Marriages and Divorces Rules of 1975 tried to strengthen the requirements for Nikah Registrars but they still fail to challenge forced marriages ⁴⁵ . Moreover, while the Bangladeshi government has made promises to curb forced marriages, not much has actually been accomplished ⁴⁶ .
Women's capacity to enter into marriage	Under Hanafi fiqh, family law does not require a guardian (wali) for an adult woman to		A standard marriage contract affords women the	
Is consent of a guardian (wali) required? Can the woman choose	marry. 47 When a Muslim couple are both are adult and they wish		opportunity to negotiate better	

⁴³ US Embassy in Bangladesh, Forced Marriage: https://bd.usembassy.gov/u-s-citizen-services/forced-marriage/

⁴¹ Women Living Under Muslim Laws, Knowing our rights: Women, family, laws and customs in the Muslim world (2006), p. 80, http://www.wluml.org/sites/wluml.org/files/import/english/pubs/pdf/knowing%20our%20rights/kor 2006 en.pdf

Huda Shahnaz (2017). Presentaion on Analysis of Laws on Child Marriage in South Asian Countries, CARE Bangladesh 20th August, 2017, BRAC Centre, Dhaka.,

Women Living Under Muslim Laws, Knowing our rights: Women, family, laws and customs in the Muslim world (2006), p. 85, http://www.wluml.org/sites/wluml.org/files/import/english/pubs/pdf/knowing%20our%20rights/kor 2006 en.pdf

Human Rights Watch, Bangladesh: Girls Damaged by Child Marriages (2015), https://www.hrw.org/news/2015/06/09/bangladesh-girls-damaged-child-marriage
47 Resources: Family laws in Muslim majority and minority contexts, http://muslimmarriagecontract.org/laws.html



For more info: musawah@musawah.org

her own wali? Can a woman go before a court or other competent authority to seek permission to marry if her wali refuses to consent to her marriage? Can a woman negotiate her marriage 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) General Recommendation 21	without the involvement of parental/family or despite their opposition, they can be married by in the presence of two witnesses or by the Marriage Registrar. There is no need to approach the Court. A woman may negotiate her rights by the insertion of stipulations which is valid under religious law. Legally, even though there is no bar to such rights being changed afterwards but such renegotiation is rare.		p ttl A conn ttl t N e ttl n d o v h d d iir	economic protections during the marriage. 49 Although Insertion of stipulations are not encouraged by the Hanafi Mazhab, a standard Nikahnama form for example includes the provisions related to delegated divorce (clause 18), Clause 19 asks the question as to whether the husband's right to divorce is curtailed in any manner. 50 Clause 17 also has the provision of special conditions'.	
Polygamous marriage	Section 6 of the Muslim Family	A 1997		The Arbitration	It is reported that the Arbitration Council is
Doos the law or marriage contract	Law Ordinance permits	judgment by the		Council oversees	
Does the law or marriage contract	polygamy only with the written	High Court		the application to	composed of males
prohibit polygamy or impose strict	permission of arbitration council	Division strongly		marry additional	who generally give
conditions on such practice? Is	and may involve the permission	discouraged		wives and	permission to marry
the permission of the court	of the existing wife Absence of	polygamy ⁵⁵ .	e	examines whether	an additional wife

48

⁴⁸ Huda, Shahnaz (2001). "Protection of Women in the Marriage Contract: An Exploration" in <u>Bangladesh Journal of Laws</u>, Vol. 5, No.1 & 2, June & December 2001; Bangladesh Institute of Law and International Affairs; pp. 138-181.

⁴⁹ "Will I get my dues…before I die?" Harm to Women from Bangladesh's Discriminatory Laws on Marriage, Separation, and Divorce (2012) https://www.hrw.org/report/2012/09/17/will-i-get-my-dues-i-die/harm-women-bangladeshs-discriminatory-laws-marriage

⁵³ Women Living Under Muslim Laws, Knowing our rights: Women, family, laws and customs in the Muslim world (2006), p. 208, http://www.wluml.org/sites/wluml.org/files/import/english/pubs/pdf/knowing%20our%20rights/kor_2006_en.pdf



required for a polygamous marriage? Is the permission of an existing wife required for a polygamous marriage? Are temporary marriages recognised? Is it necessary to register a polygamous marriage? Applicable CEDAW Provision Articles 16(1)(a), 5(a) General Recommendation 21	such permission opens up the husband to punishment but does not affect the validity of the latter marriage. Section 6(5) of the Muslim Family Law Ordinance sets forth a penalty of one year of imprisonment and/or a fine of up to 10,000 Taka for any man who contracts another marriage without the permission of the Arbitration Council. The husband will also have to pay the wife (or wives) their dower immediately ⁵¹ . Under Section 2(f) of the Dissolution of Marriages Act, a wife may seek dissolution of the marriage if her husband takes another wife and does not treat her equitably ⁵² .	Jesmin Sultana vs. Mohammad Elias 17 BLD (1997)		the existing wife consents ⁵⁴ . Under Muslim Family Laws Ordinance 1961, Article 6(2), a man must state the reasons for the proposed marriage and whether his current wife (or wives) has/have consented ⁵⁵ . A <i>mut'aa</i> marriage is a non-permanent marriage that requires a valid contract for the specified amount of time with a specific amount of dower ⁵⁶ . Muta marriages are not recognized in Bangladesh and no rules exist governing such marriages.	very easily ⁵⁷ .
Divorce	Bangladesh continues to have reservations to Article 16(1)©	As seen in Sheerin Alam v.	Divorce is discouraged.	The standard marriage contract	Many women do not have access to
Is there equal right to divorce?			1		1
, , ,	Bangladeshi law does not	Captain		form includes	judicial remedy so

Muslim Family Laws Ordinance 1961, http://bdlaws.minlaw.gov.bd/print_sections_all.php?id=305
The Dissolution of Marriages Act, 1939: http://bdlaws.minlaw.gov.bd/print_sections_all.php?id=180
Samrul Hossain, In Search of Equality: Marriage Related Laws for Women in Bangladesh (2003), p. 100, http://bdlaws.minlaw.gov.bd/print_sections_all.php?id=305
Muslim Family Laws Ordinance 1961, http://bdlaws.minlaw.gov.bd/print_sections_all.php?id=305

⁵⁶Kamrul Hossain, In Search of Equality: Marriage Related Laws for Women in Bangladesh (2003), p. 100, http://vc.bridgew.edu/cgi/viewcontent.cgi?article=1524&context=jiws
⁵⁷Kamrul Hossain, In Search of Equality: Marriage Related Laws for Women in Bangladesh (2003), p. 100, http://vc.bridgew.edu/cgi/viewcontent.cgi?article=1524&context=jiws



For more info: musawah@musawah.org

and without grounds? 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 prohibited? If unilateral divorce is not prohibited, what is the procedure e.g. are witnesses required or does the spouse need to go to court? Is the 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?

Applicable CEDAW Provision Article 16(1)(c)

divorce for en and women. Grounds for divorce are not equal between men and women.

Unilateral divorce by a husband Under uncodified Sharia law the Muslim husband has extra iudicial and unilateral rights of talag.⁵⁸. However, the Muslim Family Laws Ordinance, Section 7 provides certain restrictions on the husband's wide rights of divorce and provides that a husband must after pronouncement of talag in any form whatsoever, give the Chairman of the relevant administrative area notice in writing of his having done so, and shall supply a copy thereof to the wife..⁵⁹. The Chairman shall thereupon constitute an Arbitration Council for the purpose of trying to bring about a reconcialiation between the parties. In case of failure of such reconcialiation talag (divorce) shall take place only after the expiration of ninety

1996 48 DLR 79 or *Hasina Ahmed v SA Fazal* 1980 32
DLR 294, a wife has to forfeit something to be granted a *khul* divorce⁶³.

by Section 7 Muslim Family Laws Ordinance requirement for reconciliation process prior to effecting divorce, which is also referenced in the **Family Courts** Ordinance of 1985 which has jurisdiction over divorce cases⁶⁴Sections 10, 13. 14 and 23 of the latter provides for pre-trial as well as post-trial compromise efforts initiated by the Court. .

delegated right of divorce (talag-etafwid/'esma) in clause 18 by the husband. If granted this right, the wife can initiate divorce without and without going to court, while retaining relevant financial rights⁶⁵. Such right of delegated divorce is usually granted on certain conditions mentioned along with the delegation but may idieally be also unconditional.

In the case of mutual consent divorce (*mubarat*), the parties do not have to appear before the local council and can

exercise their rights to divorce as effectively⁶⁷.

⁵⁸Huda, Shahnaz (1993) "Untying the knot – Muslim Woman's Right of Divorce in Bangladesh"; in the <u>Dhaka University Studies Part F</u>, Journal of the Faculty of Law Vol. V No. 1, June, 1994.

⁵⁹ Muslim Family Law Ordinance 1961, http://bdlaws.minlaw.gov.bd/print-sections-all.php?id=305

⁶³ Women Living Under Muslim Laws, Knowing our rights: Women, family, laws and customs in the Muslim world (2006), p. 278, http://www.wluml.org/sites/wluml.org/files/import/english/pubs/pdf/knowing%20our%20rights/kor 2006 en.pdf

The Family Courts Ordinance, 1985, http://bdlaws.minlaw.gov.bd/print_sections_all.php?id=682

⁶⁵ Muslim marriage contract, http://muslimmarriagecontract.org/laws.html#delegateddivorce



days from the day on which		simply use an	
notice is delivered to the		authorized agent or	
Chairman.		notify the	
		authorities through	
A Muslim wife under the		the mail ⁶⁶ .	
applicable Shariah law has the		and man	
right ofdivorce outside of Court			
by way of Talak-e-tawfeez (right			
of talaq delegated by the			
husband) or Mubara –i.e.mutual			
consent divorce or by Khula			
where the husband agrees to			
the wife's proposal of divorce in	- ())		
exchange of some consideration			
which usually, but not always,			
involves the giving up her right			
to dower. Procedures			
mentioned above which the			
husband must follow regarding			
giving of notice to Chairman and			
spose must also be followed by			
the wife under Section 8 of the			
Muslim Family Law Ordinance,			
1961. Case law has established			
that wife may entitled to			
Judicial khul even without the			
husband consent through the			
Court. ⁶⁰			
Where extra judicial ways for			
divorce are not available to the			
Muslim wife she may make an			
application for judicial			
dissolution of marriage for cause			

⁶⁷Kamrul Hossain, In Search of Equality: Marriage Related Laws for Women in Bangladesh (2003), p. 102, http://vc.bridgew.edu/cgi/viewcontent.cgi?article=1524&context=jiws (PLD 1967 SC 97)

Women Living Under Muslim Laws, Knowing our rights: Women, family, laws and customs in the Muslim world (2006), p. 251, http://www.wluml.org/sites/wluml.org/files/import/english/pubs/pdf/knowing%20our%20rights/kor_2006_en.pdf

	Under the Dissolution of Muslim Marriages Act of 1939, there are grounds for a woman to obtain a decree for the dissolution for her marriage including, but not limited to, her husband has been missing for four years, the husband has not provided her maintenance for two years, the husband has taken another wife or the husband has been sentenced to imprisonment, or the husband is impotent ⁶¹ . Only the husband has a unilateral right to divorce ⁶² .			
Women's financial rights after divorce Is there a legal concept of matrimonial assets? Is there equal division of marital property during marriage and at its dissolution? Is the woman's role as wife and mother recognised as contribution to acquisition of assets? What spousal maintenance are available to the	There is no concept of matrimonial assets under the applicable Muslim law. Bangladesh lacks a legal regime for division of matrimonial assets following a divorce ⁶⁸ . No civil laws govern how the matrimonial assets will be divided upon divorce ⁶⁹ . NOTE: Divorce Act 1869 does		A case can be filed under civil law to recover a share of matrimonial property ⁷⁰ .	Bangladesh has not focused much attention towards securing rights for women in the division of marital property during the dissolution of a marriage ⁷¹ . Many women contribute financially to their marriages,

⁶¹ The Dissolution of Muslim Marriages Act, 1939, http://bdlaws.minlaw.gov.bd/print_sections_all.php?id=180
⁶²Kamrul Hossain, In Search of Equality: Marriage Related Laws for Women in Bangladesh (2003), p. 101, http://vc.bridgew.edu/cgi/viewcontent.cgi?article=1524&context=jiws ⁶⁸ Human Rights Watch Submission to the CEDAW Committee: Consideration of Bangladesh's Periodic Report, 65th Session (2016),

https://www.hrw.org/news/2016/09/20/human-rights-watch-submission-cedaw-committee ⁶⁹ Human Rights Watch Submission to the CEDAW Committee: Consideration of Bangladesh's Periodic Report, 65th Session (2016), https://www.hrw.org/news/2016/09/20/human-rights-watch-submission-cedaw-committee

⁷⁰ Women Living Under Muslim Laws, Knowing our rights: Women, family, laws and customs in the Muslim world (2006), p. 326, http://www.wluml.org/sites/wluml.org/files/import/english/pubs/pdf/knowing%20our%20rights/kor 2006 en.pdf

⁷¹ Human Rights Watch Submission to the CEDAW Committee: Consideration of Bangladesh's Periodic Report, 65th Session (2016), https://www.hrw.org/news/2016/09/20/human-rights-watch-submission-cedaw-committee



For more info: musawah@musawah.org

wife after a divorce? Is she entitled to maintenance during the waiting period after the divorce (iddah)? Is she entitled to a 'gift' upon divorce (muta'a)? Applicable CEDAW Provision Articles 16(1)(c), 16(1)(h), 15(2) General Recommendations 21, 29	not apply to Muslims. After divorce, a Muslim woman is entitled to her deferred dower and to maintenance or <i>nafaqa</i> during the three month <i>iddat</i> period. Although in the famous case of Hezfur Rahman vs. Shamsun Nahar(47 DLR 1999 54) the High Court, by interpreting the term <i>mataa</i> had ruled that a divorced Muslim woman is entitled to life long or maintence until remarriage such decision was later reversed by the Applellate Divion, which held that unlike <i>nafaqa</i> , <i>maata</i> is not obligatory.				supporting their husbands in education and careers, as well as perform unpaid household and caregiving labor. The support of t
Custody and Guardianship of Children	Under the uncodified Shariah law the father is the legal and natural guardian of a child.	It is now established by precedent that	Bangladesh withdrew its reservation from CEDAW Article 16	Under the Family Courts Ordinance of 1985, the Family	In traditional Muslim jurisprudence, the father is the natural
Is custody decided based on the	Under the Hanafi law mother	the best interest	(1)(f) relating to the	Courts have	guardian and near
best interest of the child? Do mothers automatically lose	has the preferential right of	principle is of	equality between men and women	jurisdiction over	male relatives are the
custody upon remarriage or when	custody (hizanat) over a son until he reaches the age of 7	primary consideration in	concerning the	guardianship and custody cases. ⁸¹	guardians in his absence ⁸³ .
the child reaches a designated	and a daughter until she attains	determining	guardianship,	Custody cases.	abscribe .
age when custody goes to father?	puberty. Under classical Hanafi	custody and	wardship, trusteeship	determined through	

⁷² Human Rights Watch Submission to the CEDAW Committee: Consideration of Bangladesh's Periodic Report, 65th Session (2016), https://www.hrw.org/news/2016/09/20/human-rights-watch-submission-cedaw-committee

⁷³ Human Rights Watch Submission to the CEDAW Committee: Consideration of Bangladesh's Periodic Report, 65th Session (2016), https://www.hrw.org/news/2016/09/20/human-rights-watch-submission-cedaw-committee

Women's Inheritance Rights to Land and Property in South Asia: A Study of Afghanistan, Bangladesh, India, Nepal, Pakistan, and Sri Lanka (2009) http://www.landesa.org/wp-content/uploads/WJF-Womens-Inheritance-Six-South-Asian-Countries.FINAL 12-15-09.pdf, p. 17

For more info: musawah@musawah.org

Is there equal right to guardianship? Is guardianship decided based on the best interest of the child?

Applicable CEDAW Provision Articles 16(1)(d), 16(1)(f) General Recommendation 21

law a mother her right to custody on certain grounds including remarriage to a person i.e. someone not within the prohibited degrees with the child. After the abovementioned ages the father automatically becomes entitled to the custody of the child in addition to being their de iure quardian. Section 17 of the Guardian and Wards Act of 1980 requires the consideration of the welfare of minors as a significant component of deciding custody⁷⁵.

Under the Family Courts Ordinance, 1985, a family court has jurisdiction over guardianship and custody matters. ⁷⁶

Under Islamic law, the father is the natural and legal guardian, but under classical Hanafi jurisprudence, a mother has the right to physical (but not legal) custody of a son until the age of 7 and a daughter until puberty⁷⁷.

	guardianship	and adoption of children ⁸⁰ .	the courts on the	
	cases. The court	children°°.	basis of the best	
I	in <i>Md. Abu</i>		interests of the	
I	Baker Siddique		child ⁸² .	
I	v. S.M.A. Bakar			
I	&oths (38 DLR			
I	(AD) 1986)			
I	determined that			
I	the best			
I	interests of the			
I	children need to			
I	be			
I	considered ⁷⁸ .In			
I	Ayesha Khanum			
	v. Major Shabbir			
	Ahmed, 46 DLR,			
	the High Court			
	Division of			
	Bangladesh			
	deemed that the			
ı	welfare of the			
	child is the first consideration 79.			
I				
I	The age and sex			
	disregard <mark>ed in</mark> the following			
	cases also:			
	Zahida Ahmed			
	v Syed Noor			
١	v Oyeu Hooi			1

⁸¹ The Family Courts Ordinance, 1985, http://bdlaws.minlaw.gov.bd/print_sections_all.php?id=682

⁸³ Yesmin, Farjana, Mother's remarriage and custody of children, http://www.thedailystar.net/law-our-rights/law-analysis/mothers-remarriage-and-custody-children-1232128

⁷⁵ Section 17 of the Guardian and Wards Act of 1980 requires the consideration of the welfare of minors as a significant component of deciding custody. f

⁷⁶The Family Courts Ordinance, 1985, http://bdlaws.minlaw.gov.bd/print_sections_all.php?id=682

⁷⁷ Current Legal Framework: Custody and Adoption in Bangladesh, http://www.impowr.org/content/current-legal-framework-custody-and-adoption-bangladesh

⁷⁸ Islamic Family Law: Bangladesh, People's Republic Of, https://scholarblogs.emory.edu/islamic-family-law/home/research/legal-profiles/bangladesh-people%EF%BF%BDs-republic-of/



	This is considered when a court makes guardianship and custody decisions.	Uddin Ahmed 14 MLR (2009) (HCD) 465 Anika Ali vs. Rezwanul Ahsan 17 MLR (2012) (AD) 49		
Family Planning Do women require the consent of the husband to practise family planning, including abortions and sterilization in the law, procedure or practice? Applicable CEDAW Provision Articles 16(1)(e), 12 General Recommendation 21	Bangladeshi law does not specifically mention family planning. The Ministry of Health and Family Welfare is the policy making body regarding family planning. Under the Ministry there is the Directorate General of Family Planning Abortion is only permissible for saving a mother's life or providing her necessary treatment ⁸⁴ . Abortion (or causing of miscarriage) is prohibited and penalized under Sections 312-316 of the Penal Code of Bangladesh, 1860. The law permits abortion only if it is done 'in good faith for the purpose of		Direct support is provided for contraceptive use ⁸⁶ . The government has created a family planning program through which menstrual regulation services are available ⁸⁷ . An awareness building program is being implemented for women's health and nutrition, including safe motherhood and prevention and protection from AIDS ⁸⁸ .	There have been a number of programs in the country that have led to a reduction in maternal mortality and the birth rate ⁹⁰ . In 1997-98, the Ministry of Health and Family Welfare (MoHFW) and UNICEF took steps to grant women better access to their services ⁹¹ . Nevertheless, Bangladesh is being investigated for the prevalence of unsafe abortions ⁹² .

⁷⁹Yesmin, Farjana, Mother's remarriage and custody of children, http://www.thedailystar.net/law-our-rights/law-analysis/mothers-remarriage-and-custody-children-1232128

Declarations, Reservations and Objections to CEDAW http://www.un.org/womenwatch/daw/cedaw/reservations-country.htm#N19

82
Current Legal Framework: Custody and Adoption in Bangladesh, http://www.impowr.org/content/current-legal-framework-custody-and-adoption-bangladesh

84
The Penal Code, 1860, http://bdlaws.minlaw.gov.bd/print_sections_all.php?id=11

86
Bangladesh Abortion Policy, www.un.org/esa/population/publications/abortion/doc/bangladesh1.doc

Bangladesh Abortion Policy, www.un.org/esa/population/publications/abortion/doc/bangladesh1.doc
Bangladesh State Party Submission to CEDAW Committee (2010), p. 50, https://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx

For more info: musawah@musawah.org

	saving the life of the woman'. The law also makes it clear that 'a woman who causes herself to miscarry,' is also liable. However, despite such restrictive law, "menstrual regulation" services have, since decades, been available in the Government's family planning programme. Under Section 315 of the Penal Code, any act with the intent to prevent a child from being born or to cause it to die after birth can lead to an imprisonment of up to 10 years ⁸⁵ .		Furthermore, a Rural Services Delivery Program and Urban Family Health Program has tried to create a network of health services for women and children ⁸⁹ .	Prevalence of contraceptives (% of women between 15 and 49) in Bangladesh was 61.2% in 2011 according to the World Bank. ⁹³
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	Under Article 28 and 29 of the Constitution, women enjoy full freedom of movement and capacity to choose their profession ⁹⁴ .	In Dalia Perveen vs Bangladesh Biman 48 DLR 132 and		Women in Bangladesh account for mainly unpaid work and even when they are employed in paid work, it is usually
various health services, study, etc. on her own behalf? Does a woman have the right to retain her birth name upon marriage or to choose her family name?	Moreover, under the Contract Law, both men and women have equal rights to make contracts in their own names ⁹⁵ .	Rabia Basri Irene vs. Bangladesh Biman 52 DLR		in the informal sector and among the poor ⁹⁶ . There is cultural

⁹⁰ Bangladesh State Party Submission to CEDAW Committee (2010), p. 86, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx

⁸⁵ The Penal Code, 1860, http://bdlaws.minlaw.gov.bd/print_sections_all.php?id=11

⁹⁶Rejaul Karim Byron and MdFazlur Rahman, Women workforce growing fast; http://www.thedailystar.net/frontpage/women-workforce-growing-fast-155149

⁹¹ Bangladesh State Party Submission to CEDAW Committee (2010), p. 93, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx

⁹² Zaidi, Shahida, et al. "Achievements of the FIGO Initiative for the Prevention of Unsafe Abortion and its Consequences in South-Southeast Asia." International Journal Of Gynaecology And Obstetrics: The Official Organ Of The International Federation Of Gynaecology And Obstetrics 126 Suppl 1 (2014): S20-3. Print.

⁸⁹ Bangladesh State Party Submission to CEDAW Committee (2010), p. 60, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx

⁹³ Contraceptive Prevalence (% of women ages 15-49), http://www.tradingeconomics.com/bangladesh/contraceptive-prevalence-percent-of-women-ages-15-49-wb-data.html
⁹⁴ Constitution of the People's Republic of Bangladesh, http://hrlibrary.umn.edu/research/bangladesh-constitution.pdf

⁹⁵ Gender and Land Rights Database: Bangladesh, http://www.fao.org/gender-landrights-database/country-profiles/countries-list/national-legal-framework/womens-property-and-use-rights-in-personal-laws/en/?country_iso3=BGD



For more info: musawah@musawah.org

Applicable CEDAW Provision Article 16(1)(g) General Recommendation 21	discrimination regarding age of retirement between male air stewards and stewardesses was declared unconstitutional and violative of Article 28 of the Constitution. In Jatiyo Mahila Ainjibi Samity v Bangladesh and other (Criminal), 59 DLR, (2007) 447, High Court laid down guidelines which must be followed in educational institutions and work places to combat 'sexual harassment'.		emphasis on the seclusion(<i>purdah</i>)pro hibition on women working outside the household and women have to rely on men for access to credit and permission to work for pay ⁹⁷ . However, the female labour participation has been rising and Bangladeshi rate is the higher than the South Asian average ⁹⁸ . In 2014, for women above the age of 15, the participation rate was 58%. ⁹⁹
---	--	--	---

97 "Your father is no more": Insights on guardianship and abandonment from ultrapoor women heads of household in Bangladesh, http://www.sciencedirect.com/science/article/pii/S027753951530114X
98 Rejaul Karim Byron and MdFazlur Rahman, Women workforce growing fast; http://www.thedailystar.net/frontpage/women-workforce-growing-fast-155149
199 Labor force participation rate, female (% of female population ages 15+) (modeled ILO estimate), http://data.worldbank.org/indicator/SL.TLF.CACT.FE.ZS



For more info: musawah@musawah.org

Inheritance

Are men and women 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?

Applicable CEDAW Provision Articles 16(1)(h), 15(2) General Recommendation 21

The Muslim Personal Law (Shariat) Application Act of 1937 governs inheritance of women and looks to the Shariah to determine the shares of all heirs. The Qu'aranic Heirs, whose shares have been mentioned in the Qur'an, constitute the first group of heirs, under the Sunni School of Inheritance followed in Bangladesh, Amongst the 12 Quranic heirs, eight are females. Widows and daughters are both Quranic as well as primary heirs who are never excluded from inheritance. However the general rule of the Quran is that a male in the same relationship with a woman inherits double the share of a female. A widow gets 1/8 of the property in the presence of children and 1/4 in their absence. A widower, in the same circumstances, get 1/4/ or ½ respectively. In the absence of sons of the deceased, the daughter, if only one, gets ½ and if more than one, together gets 2/3. Coexisting with son/s, each daughter takes half the share of each son.

Women are socially discouraged from accepting their inheritances, and it expected that women should not accept it unless it is given willingly by the entire family 100.

Additionally, women lack access to the formal legal system which makes it difficult for them to recover rights they are entitled to under the laws of inheritance corruption in the legal system makes it difficult for women to actual recover their inheritance¹⁰¹.

Politicians are worried about too strongly touching religion in every sphere of women's rights, 102 specially whenit relates to

⁾² Women and property rights: Who owns Bangladesh?, http://www.economist.com/blogs/banyan/2013/08/women-and-property-rights

Women's Inheritance Rights to Land and Property in South Asia: A Study of Afghanistan, Bangladesh, India, Nepal, Pakistan, and Sri Lanka (2009) http://www.landesa.org/wp-content/uploads/WJF-Womens-Inheritance-Six-South-Asian-Countries.FINAL 12-15-09.pdf, p. 17

¹⁰¹ Chowdhury, Sabuj, The Rights of Women in Muslim Inheritance in Bangladesh, http://www.bdlawnews.com/the-rights-of-women-in-muslim-inheritance-in-bangladesh-by-sabuj-chowdhury/



For more info: musawah@musawah.org

				property rights or reforming laws which will give equal inheritance rights. Moreover, while Muslim women have the right to inherit, many women forgo the right in exchange for the right to visit her parents once or twice a year (naior) ¹⁰³ . Islamic law is much more restrictive than Christian law, which guarantees equal rights between men and women, ¹⁰⁴ in all cases except divorce.
Violence against women in the family Are there laws and practices that	The 2010 Domestic Violence Act criminalizes violence against women and includes physical, psychological, sexual or	Policy dialogues are being held in different districts to emphasize the role of men and	A police officer who has received a domestic violence complaint has to	The Women & Children Repression Prevention Act of 2000 has been
define what constitute domestic violence such as battery, female circumcision, marital rape and other forms of sexual assault,	economic abuse against a woman 105. The Penal Code of 1860 defines	boys in preventing violence against women 108. This includes development	inform the victim of her right to apply to obtain relief, access medical	abused as an instrument of extortion and humiliation and led to

Women's Inheritance Rights to Land and Property in South Asia: A Study of Afghanistan, Bangladesh, India, Nepal, Pakistan, and Sri Lanka (2009) http://www.landesa.org/wp-content/uploads/WJF-Womens-Inheritance-Six-South-Asian-Countries.FINAL_12-15-09.pdf, p. 36

104
The Succession Act, 1925, http://www.ebrahimhosain.com/laws/Succession%20Act,%201925%20(Act%20No.%20XXXIX%20of%201925).pdf

¹⁰⁵ Domestic Violence Act, 2010:

http://mowca.portal.gov.bd/sites/default/files/files/mowca.portal.gov.bd/page/203db6dc_7c82_4aa0_98a6_8672334b235c/Domestic%20Violence%20Act%20English.pdf

108 Bangladesh State Party Submission to CEDAW Committee (2010), p.10, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx



services, and

services 110.

request free legal

For more info: musawah@musawah.org

mental and other forms of violence that affects a women's mental health, which are perpetuated by traditional attitudes? Is there specific legislation that recognises domestic violence as a crime? Are there support services for women who are the victims of aggression or abuses?

Applicable CEDAW Provision
Articles 2, 5, 11, 12 and 16
General Recommendations 12, 19, 21

and punishes certain ofences committed against women such as rape, abduction, kidnapping, abduction, criminal force and assault to woman and so forth. The Women & Children Repression Prevention Act of 2000 severely criminalizes offenses related to, but not limited to, rape, acid related offences, kidnapping, sexual abuse, and death resulting from rape and dowry demands 106.

Human Trafficking Deterrence and Suppression Act, 2012 deals with trafficking and the Acid Crimes Prevention Act, 2002 with aicd related offences. Further, under the Dissolution of Marriage Act of 1939, if a woman's husband treats her cruelly including, but not limited to cruelty of conduct, forcing her to lead an immoral life, or obstructs her in observing her religion 107.

of a national digital database on violence against women. 109

> Amonast other remedies, the Court can issue protection orders against the respondent restraining him,her from certain acts. The court can also issue residence orders restraining the respondent from staying in the same location as the victim as well as direct the Enforcement Officer to provide a safe shelter for the victim and her children¹¹¹.

According to Section 16 of the Domestic Violence very low conviction rates in cases involving violence against women¹¹³.

Teenager clubs help boys and girls participate in activities together¹¹⁴. This is to help males and females socialize together in healthier ways earlier.

However, on the World Economic Forum's contextual data, Bangladesh received a score of 0.3 for the existence of legislation on domestic violence(data is on a scale of 0 to 1 with 0 = best score, 1 = worst score)¹¹⁵.

1

¹⁰⁶ Barrister QuaziMaruf, Women & Children Repression Prevention Act 2000 : Preventing abuse of the law, http://www.theindependentbd.com/printversion/details/9605 ¹⁰⁷ The Dissolution of Muslim Marriages Act, 1939, http://bdlaws.minlaw.gov.bd/print_sections_all.php?id=180

¹⁰⁹National Digital Database On Violence Against Women: An Essential Tool For Effective Services (2013), http://www.thedailystar.net/news/national-digital-database-on-violence-against-women-an-essential-tool-for-effective-services

English version of the Domestic Violence (Prevention and Protection) Act, 2010;

http://mowca.portal.gov.bd/sites/default/files/files/mowca.portal.gov.bd/page/203db6dc_7c82_4aa0_98a6_8672334b235c/Domestic%20Violence%20Act%20English.pdf

111 English version of the Domestic Violence (Prevention and Protection) Act, 2010;

http://mowca.portal.gov.bd/sites/default/files/files/mowca.portal.gov.bd/page/203db6dc_7c82_4aa0_98a6_8672334b235c/Domestic%20Violence%20Act%20English.pdf



For more info: musawah@musawah.org

			Act, the Court shall review and dispose of the application within six months of receipt of the application ¹¹² .	
Nationality Does a wife have the right to confer citizenship on foreign born husbands and children? Can the nationality of the adult woman be arbitrarily removed because of marriage or dissolution of marriage or because her husband or father changes his nationality? Applicable CEDAW Provision Article 9 General Recommendation 21	In 2009, the Citizenship Act of 1951 was amended allowing women to confer their citizenship to their children 116. Under the Citizenship Order, 1972, a Bangladeshi man's wife can immediately obtain citizenship, but a woman cannot confer her citizenship to a foreign husband. 117			

Bangladesh Citizenship Order, 1972, http://www.bdembassyusa.org/uploads/forms/CitizehshipOrder1972.pdf

¹¹³ Barrister QuaziMaruf, Women & Children Repression Prevention Act 2000 : Preventing abuse of the law, http://www.theindependentbd.com/printversion/details/9605 Bangladesh State Party Submission to CEDAW Committee (2010), p. 10, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx

¹¹⁵ Bangladesh Country/Economy Profile 2015, http://reports.weforum.org/global-gender-gap-report-2015/economies/#economy=BGD English version of the Domestic Violence (Prevention and Protection) Act, 2010;

http://mowca.portal.gov.bd/sites/default/files/files/mowca.portal.gov.bd/page/203db6dc_7c82_4aa0_98a6_8672334b235c/Domestic%20Violence%20Act%20English.pdf

116 Bangladesh: The Citizenship (Amendment) Act, 1951 [Bangladesh], Act II of 1951, 13 April 1951, available at: http://www.refworld.org/docid/4a8032182.html [accessed 27 September 2016]