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### PALESTINE<sup>1</sup>

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

Family Law Matter			Description		
Family Law Matter	Legislative Framework	Case Law	Policy	Procedure	Practice
Equality of spouses in marriage	Article 9 of the Basic Law pro-		Palestine acceded		According to the
	vides that Palestinians are equal		to CEDAW without		2016 UNDP Human
Is there a Constitutional provision	before the law and the judiciary		reservations.13		Development
on equality and are there excep-	without distinction on several ba-				Report, Palestine
tions? Are there specific laws that	sis, including sex. <sup>2</sup>				ranked 114 on the
recognise marriage as a partner-					UNDP Human
ship of equals i.e. are family laws	Article 29 of the Basic Law pro-				Development Index
and/or other laws relating to mar-	vides that maternal and childhood				and is not ranked on
riage and family relations codified	welfare are national duties.3				the UNDP Gender
or uncodified? If codified, what					Inequality Index.14
are the titles of all the applicable	Matters regarding marriage and				
laws? If codified, do these laws	family relations of the Muslim				According to 2015
apply to all citizens irrespective of	majority population in Palestine				statistics released
religion? If not, do these laws ap-	are mainly governed by the				by the Palestinian
ply to all Muslims or are there dif-	following codified laws:4				Central Bureau of
ferent codified laws for different					Statistics (PCBS),
sects within Islam? If uncodified,	West Bank: The Personal Sta-				about 11% of
or if codified laws do not suffi-	tus Law of 1976 ('PSL'), which				households in
ciently address a particular issue,	is the Jordanian Personal Sta-				Palestine are
how is the issue addressed e.g.	tus Law No. 61/1976 <sup>5</sup> and				headed by women

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 Palestine country table, we would also like to thank Katherine Gonzalez and Alyssa Oravec from Harvard Law School, and Hanadi Ehmidat, Inas Margieh and Lynn Welchman for their inputs in its preparation.

Article 9 of Palestine's Basic Law (2003), http://www.palestinianbasiclaw.org/basic-law/2003-amended-basic-law

Article 29 of Palestine's Basic Law (2003), http://www.palestinianbasiclaw.org/basic-law/2003-amended-basic-law

Palestine State party report, U.N. Doc. CEDAW/C/PSE/1 (2017), para. 323, <a href="http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx">http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</a>

<sup>5</sup> Personal Status Law (1976), http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection

United Nations Treaty Collection Website, <a href="https://treaties.un.org/Pages/ViewDetails.aspx?src=TREATY&mtdsg\_no=IV-8&chapter=4&clang=\_en\_">https://treaties.un.org/Pages/ViewDetails.aspx?src=TREATY&mtdsg\_no=IV-8&chapter=4&clang=\_en\_</a>

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



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(12% on West Bank:

9% in Gaza Strip).15

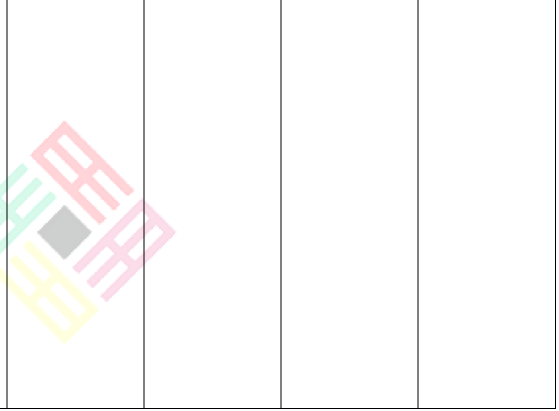
what Muslim school of law is applicable? Do these laws explicitly state gender-stereotypical roles between husbands and wives e.g. the husband is the head of the household or the wife is the primary caregiver?

Applicable CEDAW Provision
Article 16(1)(c)
Paras. 17-18 GR21
Paras. 54-55 GR29

amended and supplemented from time-to-time by the relevant Palestinian authorities. Based on Article 183 of the PSL, in the absence of codified laws that sufficiently address a particular matter of personal status of Muslims, the rules of Hanafi jurisprudence (*fiqh*) apply;<sup>6</sup> and

Gaza Strip: The Family Rights Law ('FRL'), which is the 1917 Ottoman Law of Family Rights as adopted by Gaza Strip's then-Egyptian Administrator by Order No. 303/1954<sup>7</sup> and amended and supplemented by the relevant Palestinian authorities. Similarly, in the absence of codified laws that sufficiently address a particular matter of personal status of Muslims, the rules of Hanafi *figh* apply.<sup>8</sup>

Despite the equality guarantee of Article 9 of the Basic Law, the PSL and the FRL provide for a



Article 183 of the Personal Status Law (1976), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Family Rights Law (1954), http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection

Palestine State party report, U.N. Doc. CEDAW/C/PSE/1 (2017), para. 323, <a href="http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx">http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</a>; Norwegian Refugee Council, "The Shari'a Courts and Personal Status Law in the Gaza Strip", 2011, p. 17, <a href="https://www.nrc.no/globalassets/pdf/reports/the-sharia-courts-and-personal-status-laws-in-the-gaza-strip.pdf">https://www.nrc.no/globalassets/pdf/reports/the-sharia-courts-and-personal-status-laws-in-the-gaza-strip.pdf</a>

Palestinian Central Bureau of Statistics, "On the Eve of the International Population Day", 11 July 2016, http://www.pcbs.gov.ps/site/512/default.aspx?tabID=512&lang=en&ItemID=1701&mid=3171&wversion=Staging



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marital framework based on 'reciprocal' or 'complementary' rights (as opposed to 'equal' rights) between the two spouses,9 whereby in return for maintenance and protection from her husband, a wife is expected to obey him. Thus: • West Bank: (i) Article 2 of the PSL defines marriage as "a contract between a man and woman, who is legally permissible to him, for the constitution of a family and production of progeny between them"; (ii) Article 35 provides that a wife will be entitled to a dower (mahr), financial maintenance and inheritance. In addition, Article 36 obligates the husband to provide the marital home; (ii) In return for her entitlements, Article 37 obligates the wife to obey her husband as well as to reside in the marital home and move to any place the husband wants provided he is being trustworthy to her and the contract document does not entail a stipulation requiring otherwise. Should the wife refrain from obedience, her

right to maintenance will be

Palestine State party report, U.N. Doc. CEDAW/C/PSE/1 (2017), para. 331, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx

revoked; <sup>10</sup> and	 	 
• Gaza Strip: (i) Article 20 of the FRL refers to marriage as a contract; (ii) Articles 38 provide that a wife is entitled to the marriage dower (mahr), financial maintenance and inheritance as soon as the marriage is concluded in a rightful manner. In addition, Article 39 obligates the husband to provide a marital home; (ii) In return for her entitlements, Article 40 obligates the wife to reside in the marital home and to travel with her husband where he wishes to go. She must also obey her husband in lawful matters, albeit the husband is obligated to consort with his wife in kindness; (iii) Article 66 provides that a wife loses her financial maintenance if she is recalcitrant (nusynouuz). <sup>11</sup> Marriage and family relations of Palestine's non-Muslim minority communities (e.g. Christians) are governed by their own ecclesiastical courts in matters of personal		

Articles 2, 35, 36, 37 of the Personal Status Law (1976), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a> Articles 20, 38, 39, 66 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a> 10

<sup>11</sup> 

	status. <sup>12</sup>			
Minimum and equal legal age for marriage  Is there a minimum age of marriage? Are there exceptions to the minimum age (e.g. min. age at 18, with exceptions to 16)? Is there an absolute minimum age without exceptions? Is there equality in the minimum age of marriage?  Does the minimum age of marriage match the age of majority? Is there a minimum age verification process before the marriage is concluded?  Applicable CEDAW Provision  Article 16(2)  Paras. 36-39 GR21	There is a divergence in the law with regard to the minimum age for marriage (stated in lunar years) in the West Bank and Gaza Strip.  West Bank  The minimum legal age for marriage is 15 for females and 16 for males as per Article 5 of the PSL. 16  Article 7 of the PSL prohibits contracting the marriage of a minor girl below 18 if the prospective husband was more than 20 years her senior, except by permission of a judge who must confirm her free choice and consent and that the marriage is in her interest. 17  Article 279(2) of the Penal Code	National consensus has been reached on the need to raise the minimum age for marriage with a vast majority of stakeholders agreeing that it should be increased to 18. However, agreement has not yet been reached as to whether and under what circumstances an exception to the minimum age rule can be made. <sup>24</sup>	Both in the West Bank and Gaza Strip, the minimum age verification is conducted by the authorised marriage officer before whom the marriage is con- cluded. Both parties are required to pre- sent the marriage officer with their proof of their identity (which includes age) to the authorised marriage officer. <sup>25</sup>	Official 2014 statistics indicate that 92% of all marriages registered in Palestine (West Bank and Gaza) are for brides aged 15-29. <sup>26</sup> According to UNICEF's State of the World's Children 2016 report, 15% of women aged 20- 24 in Palestine were first married by 18 and 1% were first married by 15. <sup>27</sup> According to UN World Marriage Data 2015, the average of first marriage among Palestinian females rose from

Palestine State party report, U.N. Doc. CEDAW/C/PSE/1 (2017), para. 323, <a href="http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx">http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</a>

Article 5 of the Personal Status Law (1976), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>; Palestine State party report, U.N. Doc. CEDAW/C/PSE/1 (2017), para. 328, <a href="http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx">http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</a>

Article 7 of the Personal Status Law (1976), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

UNDP, "A Review of Palestinian Legislation from a Women's Rights Perspective", 2012, p. 24, <a href="http://www.ps.undp.org/content/dam/papp/docs/Publications/UNDP-papp-research-Legislative english.pdf">http://www.ps.undp.org/content/dam/papp/docs/Publications/UNDP-papp-research-Legislative english.pdf</a>

Article 17 of the Personal Status Law (1976), Article 279(1) of the Penal Code (1960), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>; Palestine Cabinet Website (West Bank), "Issuance of Marriage Contract", <a href="http://palestinecabinet.gov.ps/GovService/ViewService?ID=567">http://palestinecabinet.gov.ps/GovService/ViewService?ID=567</a>; Gaza Council of Ministers Order No. 4/269/11 of 2012, <a href="http://www.ljc.gov.ps/images/stories/pdf/mazon.pdf">http://www.ljc.gov.ps/images/stories/pdf/mazon.pdf</a>

Palestine News and Information Agency, "Marriage and Divorce in Palestine", <a href="http://info.wafa.ps/atemplate.aspx?id=3183">http://info.wafa.ps/atemplate.aspx?id=3183</a>



alty of one ducting or a a marriage  Article 1 of hood Law Nother Palestin West Bank, yone below does not expand the marriage.  Gaza Strip  The minimular riage is 17 males as per FRL. 19  Articles 6 a authorise the below 17 or boy or girl or reached put to be physical tion, a minor time of the marriage.	wides for a prison pento six months for con- assisting in concluding of a girl below 15.18  the Palestinian Child- No. 7/2004, issued by hian Authority in the defines a child as and 18. The law, however, explicitly prohibit child  am legal age for marfor females and 18 for the er Article 5 of the er Article 5 of the defines and 18, if the claim they have berty and they appear cally mature; in addior girl's guardian must the marriage. 20		22.9 in 2007 to 23.5 in 2011 and among males, from 26.6 to 27.8 during the same period. <sup>28</sup>
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Article 279(2) of the Penal Code (1960), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>. This was originally the Jordanian Penal Code No. 16/1960 which has been adopted into West Bank legislation and published in the Official Gazette on 10 April 1960. The law later amended several times by the Palestinian National Authority; see full text and explanatory notes, <a href="http://lawcenter.birzeit.edu/lawcenter/files/54.pdf">http://lawcenter.birzeit.edu/lawcenter/files/54.pdf</a>

Article 5 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>; Palestine State party report, U.N. Doc. CEDAW/C/PSE/1 (2017), para. 328, <a href="http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx">http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</a>

Articles 6, 7 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

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

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	Article 8 sets an absolute minimum marriage age of 9 for a girl and 12 for a boy, below which no marriage may be authorised. <sup>21</sup> Although the FRL sets the absolute minimum age of marriage at 9 and 12, a 1996 directive from the Chief Islamic Justice ( <i>Qadi-Al-Quda</i> ) raises the absolute minimum legal age to 15 for girls and 16 for boys. <sup>22</sup> Article 182 of the Penal Code of 1936 provides for a prison penalty of 6 months for conducting or assisting in concluding a marriage of a girl below 15. <sup>23</sup>			
Women's consent to marriage  Is a marriage valid without the woman's consent? Is the practice	Both in the West Bank and Gaza Strip:  Regardless of their age, both		Both in the West Bank and Gaza Strip:	
of forcing women to marry against their will (ijbar) prohibited? Is there a standard marriage con- tract? If so, what are its broad provisions and is there anything	prospective brides and grooms must consent to the marriage. <sup>29</sup> Consequently, <i>ijbar</i> marriages are prohibited.		<ul> <li>Marriages must be registered by an authorised mar- riage officer. Fail- ure to register a</li> </ul>	

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Article 8 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Lynn Welchman, "Beyond the Code: Muslim Family Law and the Shar'ia Judiciary in the Palestinian West Bank," (Pre-publication text), (The Hague: Kluwer Law International, 2000), pp. 149-150, https://core.ac.uk/download/pdf/2786162.pdf

Article 182 of the Penal Code (1936), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>. This was originally the British Penal Code see for further information, <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>.

Articles 14, 15 of the Personal Status Law (1976); Articles 21, 22 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>; Palestine State party report, U.N. Doc. CEDAW/C/PSE/1 (2017), paras. 325-326, <a href="http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx">http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</a>



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ought to be highlighted on the basis that it advances women's rights or otherwise? Is it mandatory to register a marriage?  Applicable CEDAW Provision Article 16(1)(b) Paras. 15-16 GR21 Paras. 25-26, 33-34 GR29	<ul> <li>invalidated. Upon consummation, the parties are required to end the marriage and if they do not, a judge must issue a divorce order. The wife's rights to the marriage dower (<i>mahr</i>) and children's legitimacy are not impacted, but the rules of inheritance and maintenance do not apply to void marriages;<sup>30</sup></li> <li>The applicable Penal Codes provides for a prison sentence for conducting a marriage ceremony in violation of the PSL or the FRL as the case may be;<sup>31</sup></li> <li>The registration of marriages is mandatory.<sup>32</sup></li> </ul>	ardised marriage contract. <sup>34</sup>	
Women's capacity to enter into	There is a divergence in the law	According to an	

Articles 34(c), 42-43 of the Personal Status Law (1976); Articles 36, 43-44 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Article 279(1) of the Penal Code (1960); Article 182(a) of the Penal Code (1936), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Article 17 of the Personal Status Law (1976); Article 23 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>; Palestine State party report, U.N. Doc. CEDAW/C/PSE/1 (2017), para. 325, <a href="http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx">http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</a>

Article 17 of the Personal Status Law (1976), Article 279(1) of the Penal Code (1960), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>; Palestine Cabinet Website (West Bank), "Issuance of Marriage Contract", <a href="http://palestinecabinet.gov.ps/GovService/ViewService?ID=567">http://palestinecabinet.gov.ps/GovService/ViewService?ID=567</a>; Gaza Council of Ministers Order No. 4/269/11 of 2012, <a href="http://www.ljc.gov.ps/images/stories/pdf/mazon.pdf">http://www.ljc.gov.ps/images/stories/pdf/mazon.pdf</a>; State of Palestine Judicial Authority in Gaza, <a href="http://www.ljc.gov.ps/index.php?option=com">http://www.ljc.gov.ps/index.php?option=com</a> content&view=article&id=90&Itemid=71

Information obtained from Palestinian Advocate, February 2017; Lynn Welchman, "Beyond the Code: Muslim Family Law and the Shar'ia Judiciary in the Palestinian West Bank," (Pre-publication text), (The Hague: Kluwer Law International, 2000), p. 243, <a href="https://core.ac.uk/download/pdf/2786162.pdf">https://core.ac.uk/download/pdf/2786162.pdf</a>



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#### marriage

Is consent of a marital guardian (wali) required? If so, can a woman choose her own wali? Can a woman go before a court or other competent authority to seek permission to marry if her wali refuses to consent to her marriage? Can a woman negotiate her martial rights prior to marriage and can these rights be changed during marriage? If so, who can change these rights and under what circumstances e.g. mutual consent?

**Applicable CEDAW Provision** Articles 16(1)(a), 16(1)(b) Paras. 15-16 GR21 Para. 34 GR29

regarding a women's capacity to enter into marriage in the West Bank and the Gaza Strip.

#### **West Bank**

Regardless of her age, a prospective bride getting married for the first time requires the consent of a marital guardian (wali) to enter into marriage. The guardian must be Muslim and a male relative of the bride (father, paternal grandfather brother, uncle, etc.).35

A judge can act as guardian in the absence of a guardian.36 In addition, a judge may authorise the marriage of:37

- A previously unmarried woman over 18 upon her request, if the guardian's withholding of consent was without a legitimate reason;
- A girl over 15 upon her request if her guardian withholds approval without a legitimate reason, but only if the quardian was not her father or grandfather.

OECD datasheet. while Muslim women can make provisions for various matters to protect their rights in their marriage contracts, in practice, it is rare because societal pressure generally discourages these arrangements.47

<sup>35</sup> Articles 9-11 of the Personal Status Law (1976), http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection

<sup>36</sup> Article 12 of the Personal Status Law (1976), http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection 37

Articles 6 of the Personal Status Law (1976), http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection

<sup>47</sup> OECD Development Centre, "Palestinian Authority", Social Institutions and Gender Index, 2013, p. 3, http://www.genderindex.org/sites/default/files/datasheets/PS.pdf



A prospective bride who has been previously married and is over 18 does not require the consent of a guardian to re-marry. The Penal Code of 1960 provides for a prison penalty of one to six months for conducting or assisting in concluding a marriage of a girl below 18 without consent of her guardian. The PSL, both spouses may stipulate any conditions in their marriage contract so long as the conditions are not contrary to the purpose of marriage and not legally prohibited. The failure to meet these conditions allows either spouse to seek divorce. Specific examples provided by Article 19(1) regarding the conditions that a wife may stipulate in the marriage contract include: (i) her husband cannot remove her from her country of origin; (ii) her husband cannot take another wife during their marriage; (iii) her husband shall delegate to her the power to divorce if she desires; and (iv) her		

Article 13 of the Personal Status Law (1976), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a> Article 279(3) of the Penal Code (1960), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a> 38

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husband shall settle her in a certain country.40 **Gaza Strip** Regardless of her age, a prospective bride requires the consent of a marital guardian (wali) to enter into marriage. The guardian must be Muslim and a male relative of the prospective bride (father followed by the paternal grandfather, etc.).41 A judge can act as guardian in the absence of a guardian.42 In addition, if the guardian opposes the marriage, the prospective bride may seek the authorisation of a judge to get married. The judge may authorise the marriage provided she is over 17 and the guardian has opposed the marriage without a legitimate reason.43 In the event an adult woman denies that a guardian exists for her and she initiates marriage to a man by herself, the matter shall be examined as follows: (i) If she

married herself to a fit man, the

<sup>40</sup> Article 19 of the Personal Status Law (1976), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Articles 11, 12 of the Family Rights Law (1954), http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection

<sup>42</sup> Article 11 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Article 9 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

	contract shall be incumbent. If she married herself to an unfit man, the guardian shall be entitled to report to the judge and dissolve the marriage. A judge cannot dissolve the marriage after a wife gets pregnant. 44  Article 182(c) of the Penal Code of 1936 provides for a prison penalty of six months for conducting or assisting in concluding a marriage of a girl below 18 without the consent of her guardians. 45  Pursuant to the FRL, both spouses may stipulate conditions in their marriage contract. Specific conditions that a wife can stipulate include: (i) her husband cannot take another wife during their marriage (Article 24); and should he do so, she or her cowife shall be divorced (Article 24). 46		
Polygamous marriages  Does the law prohibit polygamy or impose strict conditions on such practice? Is the permission of the court required for a polygamous	Both in the West Bank and Gaza Strip a Muslim man can marry up to four wives at a time. <sup>48</sup> West Bank		According to Palestine's 2014 Multiple Cluster Indicator Survey, about 4% of mar- riages in Palestine

<sup>44</sup> Articles 27, 30 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Article 182(c) of the Penal Code (1936), http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection

Articles 24, of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Palestine State party report, U.N. Doc. CEDAW/C/PSE/1 (2017), para. 332, http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx



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marriage? Is the permission of an existing wife required for a polygamous marriage? Is it necessary to inform an existing wife of the polygamous marriage? Are temporary marriages such as traveler's marriages (misyar) recognised? Is it necessary to register a polygamous marriage? Can a woman stipulate in the marriage contract that her intended husband cannot enter into a polygamous marriage?

Applicable CEDAW Provision

Para. 14 GR21 Para. 34 GR29 Article 28 of the PSL prohibits a Muslim man who has four existing wives to marry another one before he divorces one of his wives and her waiting period after the divorce (*iddah*) expires.<sup>49</sup>

An authorised marriage officer (judge or his deputy) must inform a prospective bride that her prospective husband is married and inform the first wife (or existing wives) that the husband intends to marry another woman.<sup>50</sup>

Article 40 of the PSL states that a husband who has more than one wife has to treat them equally and fairly and cannot have accommodate the wives in a single house unless they agree to it.<sup>51</sup>

Article 19 of the PSL specifically provides that a wife can prohibit her husband from entering into a polygamous marriage as an example of a condition that may be

are polygamous (3% % in West Bank and 6% in Gaza Strip).<sup>60</sup>

According to civil society and media reports:<sup>61</sup>

- The deteriorating economic situation in the West Bank and Gaza means that men have difficulty maintaining more than one wife, but with the number of widows on the rise, men are encouraged to enter into polygamous marriages;
- Although women in the West Bank and Gaza Strip

<sup>&</sup>lt;sup>49</sup> Article 28 of the Personal Status Law (1976), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Supreme Judge Department Directive No. 48/2011, Upper Council of Sharia Jurisdiction (West Bank), <a href="http://www.kudah.pna.ps/userfiles/image/20%/ipg;">http://www.kudah.pna.ps/userfiles/image/20%/ipg;</a>; Penny Johnson and Rema Hammami, "Change and Conservation: Family Law reform in Court Practice and Public Perceptions in the Occupied Palestinian Territory", 2013, p. 40, <a href="http://iws.birzeit.edu/sites/default/files/2016-12/Family%20Law%20Survey%20FINAL%20WEB">http://iws.birzeit.edu/sites/default/files/2016-12/Family%20Law%20Survey%20FINAL%20WEB</a> Penny%20and%20Rema 0.pdf

Article 40 of the Personal Status Law (1976), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Palestinian Central Bureau of Statistics & UNICEF, "Palestinian Multiple indicator Cluster Survey 2014", p. xx, <a href="https://mics-surveys-prod.s3.amazo-naws.com/MICS5/Middle%20East%20and%20North%20Africa/State%20of%20Palestine/2014/Final/State%20of%20Palestine%202014%20MICS\_English.pdf">https://mics-surveys-prod.s3.amazo-naws.com/MICS5/Middle%20East%20and%20North%20Africa/State%20of%20Palestine/2014/Final/State%20of%20Palestine%202014%20MICS\_English.pdf</a>

Asmaa Al-Ghoul, "Gaza's unhappy sister wives", *ALMONITOR*, 18 March 2015, <a href="http://www.al-monitor.com/pulse/originals/2015/03/gaza-hamas-conservative-rise-of-polygamy.html">http://www.al-monitor.com/pulse/originals/2015/03/gaza-hamas-conservative-rise-of-polygamy.html</a>; Zeina Jallad, "Palestinian Women and Security: A Legal Analysis" (Geneva Centre for the Democratic Control of Armed Forces, 2012), Footnote 22, p. 12, <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Analysis">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Analysis</a>



stipulated in the marriage contract between the spouses and entitles the wife to petition a judge to dissolve a marriage if the husband violates the condition. 52  Temporary marriages are prohibited as per Article 34(f) of the PSL. 53 A temporary marriage contract is considered void. If not consummated, it is automatically invalidated if not consummated. Upon consummation, the parties are required to end the marriage and if they do not, a judge must issue a divorce order. The wife's rights to the marriage dower (mahr) and children's legitimacy are not impacted, but the rules of inheritance and maintenance do not apply to void marriages. 54  Gaza Strip  Article 14 of the FRL permits a Muslim man to marry up to four wives at one time. 55  Article 42 of the FRL provides that each man with more than one wife must treat each of his wives		are allowed to include conditions in their marriage contract such as restrictions to polygamy under the law, in practice, it is difficult for women to exercise this right for various reasons including: (i) Such inclusion is frowned upon by society-at-large, especially men; and (ii) Palestinian judges and other relevant authorities often refuse women this right. 62

<sup>52</sup> Article 19 of the Personal Status Law (1976), http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection 53

Article 34(f) of the Personal Status Law (1976), http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection 54

Article 34(f), 42-43 of the Personal Status Law (1976), http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection

<sup>55</sup> Article 14 of the Family Rights Law (1954), http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection

<sup>62</sup> Information provided by Palestinian advocate, May 2017

	in the event the wife stipulates that her husband cannot take another wife and the latter does do so, the wife or her fellow wife may seek for a divorce. 57  Temporary marriages are prohibited as per Article 34 of the FRL. 58 A temporary marriage contract is considered void. If not consummated, it is automatically invalidated if not consummated. Upon consummation, the parties are required to end the marriage and if they do not, a judge must issue a divorce order. The wife's rights to the marriage dower ( <i>mahr</i> ) and children's legitimacy are not impacted, but the rules of inheritance and maintenance do not apply to void marriages. 59			
Is there equal right to divorce be- tween women and men? Can the husband divorce without reason and without having to go to court?	The PSL and the FRL provide for two different mechanisms for divorce: (i) unilateral repudiation (talāq); and (ii) judicial divorce. The PSL also specifically provide for redemptive divorce (khul'); the		In 2004, an Administrative Directive institutionalised a family counselling service in the West Bank. Families are	According to 2015 statistics released by the PCBS, the di- vorce rate (indicated by the divorce-to- marriage ratio) in

Article 42 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Article 24 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>
Article 34 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Articles 34, 43-44 of the Family Rights Law (1954), http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection



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What are the main forms of divorce? Can all forms of divorce be sought only through the courts? Are the grounds for divorce the same for the husband and wife? Is unilateral divorce by repudiation (talāa) prohibited? If unilateral divorce is not prohibited, what is the procedure i.e. is the presence of the spouse to be divorced required, are witnesses required. does the spouse seeking divorce need to go to court, is the divorced spouse informed of the divorce? is the unilateral right to divorce delegated to the wife? If so, is it by law or through the marriage contract? Is it mandatory to register a divorce?

Applicable CEDAW Provision Article 16(1)(c) Paras. 17-18 GR21 Paras. 34, 39-40 GR29 Under both the PSL and FRL, a husband may unilaterally repudiate without much restrictions.<sup>63</sup> However, Article 101 of the PSL and Article 77 of the FRL require a husband to inform a judge of the repudiation:<sup>64</sup>

Article 101 of the PSL provides that the husband must register his repudiation of the marriage before a judge. In case he divorced his wife outside the court and did not register it, he must report to the religious court for the registration of the divorce within 15 days. Failure to register the repudiation is penalised.<sup>65</sup> The court must notify the wife who is absent within one week from its registration;

counselling sessions to try to resolve differences before being referred to the court for a divorce. The reports prepared by these family counselling centres have become the basis of the judge's decision in a court ruling. The resolution of the properties of the judge's decision in a court ruling.

(West Bank: 17%; Gaza Strip: 16%).<sup>78</sup>

Feminist groups are advocating for all forms of divorce to be conducted under judicial supervision to have legal effect. In this regard, the Chief Justice (West Bank) has issued a decision to fine individuals who perform a divorce outside of court. Such divorces still have legal effect. <sup>79</sup>

With regard to *khul'* divorce in the Gaza Strip, according to media reports and information on the

<sup>77</sup> Information obtained from Palestinian Advocate, February 2017

Articles 83-101 of the Personal Status Law (1976); Articles 67-77 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Article 101 of the Personal Status Law (1976); Article 77 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Article 281 of the Penal Code (1960), http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection

Lynn Welchman, "Women and Muslim Family Laws in Arab States: A Comparative Overview of Textual Development and Advocacy", (Amsterdam University Press, 2007), p. 52, <a href="https://oapen.org/search?identifier=340144;keyword=Muslim%20and%20family%20%20laws%20in%20arab%20states">https://oapen.org/search?identifier=340144;keyword=Muslim%20and%20family%20%20laws%20in%20arab%20states</a>

Palestinian Central Bureau of Statistics, "Registered Marriages Cases in Palestine by Governorate (1997-2015)", <a href="http://www.pcbs.gov.ps/Portals/">http://www.pcbs.gov.ps/Portals/</a> Rainbow/Documents/MARRIAGES%20-2015-02e.htm; Palestinian Central Bureau of Statistics, "Registered Divorces Cases in Palestine by Governorate (1997-2015), <a href="http://www.pcbs.gov.ps/Portals/">http://www.pcbs.gov.ps/Portals/</a> Rainbow/Documents/DIVORCESES-2015-06e.htm

UNDP, "A Review of Palestinian Legislation from a Women's Rights Perspective," 2012, p. 24, <a href="http://www.ps.undp.org/content/dam/papp/docs/Publications/UNDP-papp-research-Legislative english.pdf">http://www.ps.undp.org/content/dam/papp/docs/Publications/UNDP-papp-research-Legislative english.pdf</a>



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 Article 77 of the FRL provides that a husband who has divorced his wife must inform the judge.

Under the PSL, a husband may delegate his unilateral right to divorce to his wife (*isma*) through a stipulation in the marriage contract, <sup>66</sup> thus permitting her to pronounce *talāq* upon herself (*talāq - i-tafwid*). <sup>67</sup> The FRL is silent on the ability of a husband to delegate his right to divorce to his wife. However, Sunni *fiqh*, including the Hanafi School, permits this delegation to the wife. <sup>68</sup>

Under the PSL and the FRL, valid grounds for seeking a judicial divorce by a wife include a husband's: (i) impotence or inability to consummate a marriage; (ii) incurable or contagious and dangerous disease, madness (a wife may obtain a divorce after one year of the husband diagnosis); (iii) failure to provide mainte-

ground:80

- While khul' divorce is not specifically recognised under the FRL, in practice. where a woman petitions a judge for divorce, a judge may rule for judicial divorce if both parties agree to a specific sum of money that a wife pays to the husband in exchange for his consent to divorce:
- A 2015 report on judicial divorce in Gaza suggests that hundreds of women reportedly obtaining divorce by khul' annually;
- A proposed law

Article 19 of the Personal Status Law (1976), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Article 87 of the Personal Status Law (1976), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

al-Fatawi al-Mu'asira fi al-Talaq, http://arabicmegalibrary.com/pages-5582-10-1359-0.html

Information obtained from Palestinian Advocate, February 2017; Al-Hayat Al-Jadida, "Khul' in Gaza Between Personal Freedom and Societal and Legal Complications", Al-Hayat Al-Jadida, 10 May 2016, <a href="http://www.alhaya.ps/ar\_page.php?id=14bbd0by21740811Y14bbd0b">http://www.alhaya.ps/ar\_page.php?id=14bbd0by21740811Y14bbd0b</a>; Mohammed Othman, "Khul' in Gaza: By Mutual Consent in Courts and Judicial on Paper," Al-Monitor, 13 April 2015, <a href="https://www.al-monitor.com/pulse/ar/originals/2015/04/gaza-divorce-sharia-courts-khul-wealthy-women.html">https://www.al-monitor.com/pulse/ar/originals/2015/04/gaza-divorce-sharia-courts-khul-wealthy-women.html</a>



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fied absence of more than one year; and (v) receiving a prison sentence of over three years (wife may seek divorce after one year). 69 In addition, a wife may seek divorce on the basis of "dispute and discord" (Article 132 of the PSL) or "harm" (Article 97 of the FRL) provided the spouses undergo a mandatory mediation process. 70  A Directive was issued by the Gaza Higher Shari'ah Court Council interpreting Article 97 of the FRL on judicial divorce on the basis of harm. The Directive clarified that Article 97 covers any harm inflicted by words or actions, where a man's treatment of his			
tom in a manner that a wife can- not endure. Examples provided According to media	fied absence of more than one year; and (v) receiving a prison sentence of over three years (wife may seek divorce after one year). <sup>69</sup> In addition, a wife may seek divorce on the basis of "dispute and discord" (Article 132 of the PSL) or "harm" (Article 97 of the FRL) provided the spouses undergo a mandatory mediation process. <sup>70</sup> A Directive was issued by the Gaza Higher <i>Shari'ah</i> Court Council interpreting Article 97 of the FRL on judicial divorce on the basis of harm. The Directive clarified that Article 97 covers any harm inflicted by words or actions, where a man's treatment of his wife is contrary to acceptable custom in a manner that a wife cannot endure. Examples provided include <i>painful</i> beating, abandonment without reason, penetration that is not natural, or verbal insults to her or her father. <sup>71</sup>		passed by the Judicial Authority in Gaza to legalise judicial khul'. The proposal delegates to a judge the power to rule for khul' notwithstanding a husband's objection, upon determination of a reasonable sum and confirming (after a mandatory reconciliation process) that reconciliation between the couple is not possible.  According to media reports, challenges

Articles 113-131 of the Personal Status Law (1976); Articles 84-102 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Article 132 of the Personal Status Law (1976); Article 97 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Higher Shari'ah Court Council (Gaza), "Cases of *Tarfriq* Between Reality and Hope," *State of Palestine Judicial Authority*, <a href="http://www.ljc.gov.ps/index.php?option=com">http://www.ljc.gov.ps/index.php?option=com</a> content&view=article&id=670



<ul> <li>Judges have the decide whether the harmful for the wife the woman having evidence in cases separation;</li> </ul>	e marriage is e rather than to submit	with regard to divorce include:81  • Women often being dissuaded from divorcing their husbands because they
• Divorce proceeding completed in three Under the PSL, a will redemptive divorce (or khul'), whereby the granted a divorce in a mutually-agreed of to be paid to the hust ally, a khul' divorce in consent of both part subject to a court rult tion: (i) a wife's entite financial maintenance waiting period after the (iddah) is not forfeited khul' agreement clear and (ii) Child custody maintenance may not ated as part of a khull ment. The complete subject to a court rultion: (i) a wife's entite financial maintenance waiting period after the country agreement clear and (ii) Child custody maintenance may not ated as part of a khull ment. The complete subject to a court rultion: (ii) a wife's entite subject to a court rultion: (i) a wife's entite financial maintenance waiting period after the country agreement clear and (ii) Child custody maintenance may not ated as part of a khull ment. The country are completely account to the process of the country and the country are constituted in the country and the country are constituted in the country and the country are constituted in the constitut	months.  The to seek mukhala'ah ee wife is exchange for ompensation band. Generequires the es and is not ing. In addiement to ee during the he divorce dunless the arry states so; //, support and of the negoti-	tody of their children;  • Long delays in court processing of judicial divorce cases;  • Khul' divorce being particularly expensive and available only to wealthy women.

Penny Johnson and Rema Hammami, "Change and Conservation: Family Law reform in Court Practice and Public Perceptions in the Occupied Palestinian Territory", 2013, pp. 19-20, http://iws.birzeit.edu/sites/default/files/2016-12/Family%20Law%20Survey%20FINAL%20WEB Penny%20and%20Rema 0.pdf

Articles 102-109 of the Personal Status Law (1976), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Mohammed Othman, "Khul' in Gaza: By Mutual Consent in Courts and Judicial on Paper," Al-Monitor, 13 April 2015, <a href="http://www.al-monitor.com/pulse/ar/originals/2015/04/gaza-divorce-sharia-courts-khul-wealthy-women.html">http://www.al-monitor.com/pulse/ar/originals/2015/04/gaza-divorce-sharia-courts-khul-wealthy-women.html</a>; CBS News, "Palestinian religious authorities make it easier for women to divorce husbands," CBS News, 31 August 2012, <a href="https://www.al-monitor.com/pulse/originals/2015/04/gaza-women-divorce-children-custody-alimony.html">https://www.al-monitor.com/pulse/originals/2015/04/gaza-women-divorce-children-custody-alimony.html</a>

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	The Supreme Judge Department issued Directive No. 59/2012 empowering judges to rule for a khul' divorce using their discretionary powers. Judicial khul' may be granted at the judge's discretion without a husband's consent, but only if the wife petitions for khul' prior to consummation of the		
	<ul> <li>The Chief Islamic Justice limited the financial consideration in a judicial <i>khul</i>' divorce to the maximum amount of the <i>mahr</i>.<sup>75</sup></li> </ul>		
Women's financial rights after divorce  Is there a legal concept of matrimonial assets? Is there equal division of marital property upon dissolution of the marriage? Is the woman's role as wife and mother recognised as contribution to the acquisition of assets? What	There is divergence in the law with regard to a woman's financial rights after divorce in the West Bank and the Gaza Strip.  Generally, both in the West Bank and Gaza Strip, upon divorce, a woman may be entitled to:  • Financial maintenance during		According to an OECD datasheet, while it is legally possible for women to include stipulation in their marriage contract regarding divorce and custody, in practice, it is rare for women to in-
spousal maintenance are available to the wife after a divorce? Is	the waiting period after the		clude such provi-

Upper Council of Sharia Jurisdictions (West Bank), "Directive No. 59/2012", Supreme Judge Department, <a href="http://www.kudah.pna.ps/userfiles/file/1">http://www.kudah.pna.ps/userfiles/file/1</a>).jpg; Palestine State party report, U.N. Doc. CEDAW/C/PSE/1 (2017), para. 339, <a href="http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx">http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</a>; Laha OnINE, "Falastin Tuqi Qanun Al-Khul' Li-Inha' Mu'anat Mi'at Al-Mu'alagat," Laha OnINE, 18 September 2012, <a href="http://www.lahaonline.com/articles/view/41584.htm">http://www.lahaonline.com/articles/view/41584.htm</a>

Penny Johnson and Rema Hammami, "Change and Conservation: Family Law reform in Court Practice and Public Perceptions in the Occupied Palestinian Territory", 2013, pp. 19-20, http://iws.birzeit.edu/sites/default/files/2016-12/Family%20Law%20Survey%20FINAL%20WEB Penny%20and%20Rema 0.pdf



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she entitled to maintenance during the waiting period after the divorce (iddah)? Is she entitled to a consolatory gift or compensation upon divorce (mut'ah)? Who is responsible for the financial maintenance of children following a divorce? Can the couple agree to the division of assets acquired during marriage in the marriage contract? Can this stipulation be amended? If so, by who and on what basis e.g. mutual consent?

Applicable CEDAW Provision Articles 16(1)(c), 16(1)(h) Paras. 30-33 GR21 Paras. 34-35, 43-48 GR29 divorce (*iddah*). 82 The *iddah* period is between three months to one year and depends on the woman's situation e.g. whether she is menstruating or pregnant. 83 A woman losses her right to financial maintenance if she is deemed disobedient; 84

 A consolatory gift or compensation (mut'ah). Article 55 of the PSL and Article 50 of the FRL provide that if a divorce occurs before a mahr is specified and before consummation of a marriage, the wife is entitled to a mut'ah compensation to be determined in accordance with custom and not to exceed half of what a mahr would be.<sup>85</sup>

In the West Bank, pursuant to Article 134 of the PSL, a woman may be entitled to compensation if her husband divorces her in an sions as it is contrary to social norms.<sup>94</sup>

According to information on the ground, the Alimony Fund is constraint by insufficient funds particularly in the Gaza Strip.95

Article 79 of the Personal Status Law (1976); Articles 57, 112 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Article 81 of the Personal Status Law (1976); Articles 113 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Article 55 of the Personal Status Law (1976); Article 50 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

OECD Development Centre, "Palestinian Authority", Social Institutions and Gender Index, 2013, p. 3, http://www.genderindex.org/sites/default/files/datasheets/PS.pdf

<sup>95</sup> Information obtained for Palestinian advocate, May 2017

Article 80 of the Personal Status Law (1976), Articles 103-110 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

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abusive manner e.g. he divorced her without reasonable cause. Upon a request for compensation made by the wife, a judge may award her a compensation amount of up to a maximum of one year's worth of financial maintenance in addition to her <i>iddah</i> maintenance. Such compensation may be paid in bulk or by instalments and subject to the solvency or insolvency of her husband. The FRL does not provide for compensation for unreasonable divorce.		
There is no legal concept of matrimonial in both the West Bank and the Gaza Strip. As such, a woman's contribution to the accumulation of marital assets as wife and mother are not recognised unless documented. <sup>87</sup> Article 160 of the PSL specifically provide that a mother is not entitled to a wage for custodianship during the marriage and thereafter. <sup>88</sup>		
Following a divorce, according to the PSL, a father is responsible for the financial maintenance of		

<sup>86</sup> Article 134 of the Personal Status Law (1976), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

his children, and if the mother is

OECD Development Centre, "Palestinian Authority", *Social Institutions and Gender Index*, 2013, p. 8, <a href="http://www.genderindex.org/sites/default/files/datasheets/PS.pdf">http://www.genderindex.org/sites/default/files/datasheets/PS.pdf</a> Article 160 of the Personal Status Law (1976), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a> 87



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the custodian, he is obligated to pay her maintenance to cover the expenses of his children. A daughter is entitled to maintenance until she is married unless she is already earning a living prior to her marriage, and a son is entitled to maintenance until he reaches an age where he would be expected to earn a living unless he is a student. A father, who is financially able of doing so, must maintain his children until they obtain a first university certificate subject to their academic capabilities. <sup>89</sup> The Alimony Fund Law No. 6 of 2005 establishes an Alimony Fund ('Alimony Fund Law') that aims to guarantee the execution of court-ordered maintenance to specified persons, including wives, former wives, children and parents. <sup>90</sup> The law is applicable both in West Bank and Gaza		
Strip. 91  Under Article 8 of the Alimony Fund Law, payment of court-or- dered maintenance shall be made		

within 15 days from the date of

Articles 112, 168-169 of the Personal Status Law (1976), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>; Palestine State party report, U.N. Doc. CEDAW/C/PSE/1 (2017), para. 334, <a href="http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx">http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</a>

Alimony Fund Law No. 6/2005, <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a> Information obtained from Palestinian advocate, May 2017

<sup>91</sup> 

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	submission of a legitimate application by the specified person. 92  Under Article 10 of the Alimony Fund Law, the Fund is to be financed through: (i) registration fees of marriage and divorce; (ii) monies recovered from the person (e.g. former husbands or fathers) responsible for the payment of the court-ordered maintenance; (iii) grants, donations, etc.; (iv) a budget allocation from the Palestinian government. 93		
Custody of Children  Do parents have equal rights over the custody of their children? If no, who has priority right over the custody of the child? Is custody decided based on the best interest of the child? Do mothers automatically lose custody upon remarriage or if she is deemed disobedient or when the child reaches a designated age when custody goes to father?	Both in the West Bank and Gaza Strip, a mother has priority right over the custody of her children until a certain age when custody reverts to the father <sup>96</sup> unless a judge determines otherwise in the interest of the child:  • West Bank: A mother has priority right over her daughter until she reaches 11 and her son until he reaches nine. <sup>97</sup> A mother's right to custody over her children may be extended		According to an OECD datasheet, there are reports that in Gaza, in cases where wives lost their husbands in conflict, widows were threatened with losing custody of their children (and being thrown out of their houses) if they refused to marry their late husbands'

Article 8 of the Alimony Fund Law No. 6/2005, <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Article 10 of the Alimony Fund Law No. 6/2005, http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection

Palestine State party report, U.N. Doc. CEDAW/C/PSE/1 (2017), para. 346, <a href="http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx">http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</a>; Norwegian Refugee Council, "The Shari'a Courts and Personal Status Law in the Gaza Strip", 2011, p. 22, <a href="https://www.nrc.no/globalassets/pdf/reports/the-sharia-courts-and-personal-status-laws-in-the-gaza-strip.pdf">https://www.nrc.no/globalassets/pdf/reports/the-sharia-courts-and-personal-status-laws-in-the-gaza-strip.pdf</a>

Articles 154, 161 of the Personal Status Law (1976), http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection

Applicable CEDAW Provision	by a judge if it is deemed to be		brothers. 102
Articles 16(1)(d), 16(1)(f)	in the best interest of the chil-		brotricis.
Paras. 19-20 GR21	dren; <sup>98</sup>		
Paras. 19-20 GR21	• Gaza Strip: A mother has priority right over her daughter until she reaches nine and her son until he reaches seven. A mother's right to custody over her children may be extended by a judge if it is deemed to be in the best interest of the children. 99  Both in the West Bank and Gaza Strip, a judge may order the continuation of the custody by a mother, whose husband has died and who has brought up and looked after the children, if such custody is deemed to be in the best interest of the children, and subject to the right of access and inspection of the paternal relatives. 100  In the West Bank, under the PSL: 101		

Article 162 of the Personal Status Law (1976) as amended by Article 1 of Law No. 1/2009 amending the Personal Status Law, http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection

Article 118 of the Family Rights Law (1954) as amended by Article 1 of Law No. 1/2009 amending the Personal Status Law, <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Article 1 of Law No. 1/2009 amending the Personal Status Law, http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection

Articles 155-156, 166 of the Personal Status Law (1976), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

OECD Development Centre, "Palestinian Authority", Social Institutions and Gender Index, 2013, p. 2, http://www.genderindex.org/sites/default/files/datasheets/PS.pdf

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	<ul> <li>A mother loses custody of her children if: (i) she is deemed of unsound mind, untrustworthy, or incapable of upbringing or maintaining her children; (ii) she is an apostate; (iii) she is housing her children where there are persons who are malicious to the children; or (iv) she remarries and her new husband is not a close blood relative of the child (mahram);</li> <li>A custodian mother may not travel with the child without the consent of the guardian and confirming that the child's interests are safeguarded.</li> </ul>			
Guardianship of Children	Both in the West Bank and Gaza Strip, a father has priority right		A custodian mother is not able to obtain	According to a media report, as custo-
Do parents have equal rights over	over the guardianship of his		a passport or any of-	dian mothers are
the guardianship of their children?	children followed by the paternal		ficial documents for	unable to apply for
If no, who has priority right over	grandfather, and then other male		the children in her	any official docu-
the guardianship of the child? Is	relatives in a prescribed order. 103		custody; the guard-	mentation for their
guardianship decided based on			ian's signature or	children, in some
the best interest of the child?	In the West Bank, under Article		written agency letter	cases, this prevents
	165 of the PSL, a guardian who is		is required. <sup>105</sup>	children from being

OECD Development Centre, "Palestinian Authority", *Social Institutions and Gender Index*, 2013, p. 2, <a href="http://www.genderindex.org/sites/default/files/datasheets/PS.pdf">http://www.genderindex.org/sites/default/files/datasheets/PS.pdf</a>; Zeina Jallad, "Palestinian Women and Security: A Legal Analysis" (Geneva Centre for the Democratic Control of Armed Forces, 2012), pp. 13-14, <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Analysis">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Analysis</a>; Norwegian Refugee Council, "The Shari'a Courts and Personal Status Law in the Gaza Strip", 2011, p. 29, <a href="https://www.nrc.no/globalassets/pdf/reports/the-sharia-courts-and-personal-status-laws-in-the-gaza-strip.pdf">https://www.nrc.no/globalassets/pdf/reports/the-sharia-courts-and-personal-status-laws-in-the-gaza-strip.pdf</a>; UNICEF, "Occupied Palestinian Territory", *MENA Gender Equality Profile*, 2011, p. 2, <a href="https://www.unicef.org/gender/files/oPT-Gender-Equality-Profile-2011.pdf">https://www.unicef.org/gender/files/oPT-Gender-Equality-Profile-2011.pdf</a>

of Guardianship: The Mother is a Danger to Her Son", *Ultra Palestine*, 8 December 2016, <a href="https://ultrapal.ultrasawt.com/-نطر-على-"https://ultrapal.ultrasawt.com/">https://ultrapal.ultrasawt.com/-حق-الوصاية-الأم-خطر-على-"https://ultrapal.ultrasawt.com/">https://ultrapal.ultrasawt.com/-حق-الوصاية-الأم-خطر-على-"المجتمع من المحتمع الم

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Applicable CEDAW Provision Articles 16(1)(d), 16(1)(f) Paras. 19-20 GR21	a close relative ( <i>mahram</i> ) has the power to take custody of a female under his guardianship. This power extends over unmarried female relatives below 40 as well as previously married ones (if the latter cannot manage their own affairs to ensure their own safety and wellbeing). <sup>104</sup>		able to travel and enjoy certain rights such as studying outside Palestinian territories. <sup>106</sup>
Family Planning  Do women require the consent of the husband to practise family planning, including abortions and sterilisation in law or in practice?  Applicable CEDAW Provision Articles 16(1)(e), 12 Paras. 21-23 GR21	Both in the West Bank and Gaza Strip, abortion is strictly prohibited by law, except when it is necessary to save the pregnant woman's life. <sup>107</sup>		According to Palestine's 2014 Multiple Cluster Indicator Survey, the total fertility rate among women aged 15-49 was 4.1 (West Bank: 3.7; Gaza: 4.5). The Survey also found that: <sup>108</sup>
			<ul> <li>11% of Palestinian women aged 15- 49 have an unmet need for family planning services,</li> </ul>

Article 166 of the Personal Status Law (1976), http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection

<sup>&</sup>lt;sup>106</sup> Farah Al-Masri, "The Right of Guardianship: The Mother is a Danger to Her Son", *Ultra Palestine*, 8 December 2016, <a href="https://ultrapal.ultrasawt.com/-يالم-خطر-على-/https://ultrapal.ultrasawt.com/">https://ultrapal.ultrasawt.com/-حق-الوصاية-الأم-خطر-على-المصرى/مجتمع البنها/فرح-المصرى/مجتمع المعارض المحتى المعارض المحتى المح

Articles 321-324 of the Penal Code (1960), Articles 175-177 of the Penal Code (1936), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>; OECD Development Centre, "Palestinian Authority", Social Institutions and Gender Index, 2013, p. 6, <a href="http://www.genderindex.org/sites/default/files/datasheets/PS.pdf">http://www.genderindex.org/sites/default/files/datasheets/PS.pdf</a>

Palestinian Central Bureau of Statistics & UNICEF, "Palestinian Multiple indicator Cluster Survey 2014", Tables RH.1, RH. 5, RH.6, pp. 96, 102, 106, <a href="https://mics-surveys-prod.s3.amazonaws.com/MICS5/Middle%20East%20and%20North%20Africa/State%20of%20Palestine/2014/Final/State%20of%20Palestine%202014%20MICS">https://mics-surveys-prod.s3.amazonaws.com/MICS5/Middle%20East%20and%20North%20Africa/State%20of%20Palestine/2014/Final/State%20of%20Palestine%202014%20MICS</a> English.pdf



	with 6% having an unmet need for spacing and 5% an unmet need for limiting of children; and  • 57% of Palestinian women are using a method of contraception, with 44% women using a modern method.  According to an OECD datasheet, women may face social and familial pressure to give birth to a large number of children, making it difficult to make decisions regarding contraception. Access to reproductive care in Gaza is limited. The Palestinian Authority Ministry of Health reported in 2012
	Palestinian Authority Ministry of Health

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				Gaza. <sup>109</sup>
Personal rights of spouses  Does a woman need the consent of her spouse or guardian to work, choose a profession, leave the house, travel, drive, receive various health services, study, etc. on her behalf? Does a woman have the right to retain her birth name upon marriage or to choose her family name? Can a woman protect her personal rights through her marriage contract?  Applicable CEDAW Provision Article 16(1)(g) Para. 24 GR21 Para. 34 GR29	Article 10 of the Basic Law guarantees the protection and respect of basic human rights and liberties. 110  Article 11 of the Basic Law guarantees personal freedom as a natural right. 111  Article 20 of the Basic Law guarantees freedom of residence and movement within the limits of the law. 112  Article 24 of the Basic Law provides that every Palestinian shall have the right to education and makes basic level education compulsory. 113		A wife may stipulate in the marriage contract that she has the right to work, travel, study, etc. If the marriage contract is explicit in this manner, her husband cannot legally stop her from exercising the stipulated rights. 120  Married women in the Palestine may opt to retain their maiden names or adopt their husband's family name. 121	According to the PCBS, the female labour force participation rate increased from 10% in 2001 to 19% in 2014. During the same period, the male labour force participation rate increased from 67% to 72%. 122  According to the 2016 UNDP Human Development Report: 123  • 56% of women over 25 have at

OECD Development Centre, "Palestinian Authority", Social Institutions and Gender Index, 2013, p. 6, http://www.genderindex.org/sites/default/files/datasheets/PS.pdf

Palestinian Central Bureau of Statistics, "Press Release for International Women's Day 2015", 3 May 2015, http://www.pcbs.gov.ps/portals/ pcbs/PressRelease/WomenDy2015E.pdf

Article 10 of Palestine's Basic Law (2003), <a href="http://www.palestinianbasiclaw.org/basic-law/2003-amended-bas

Article 11 of Palestine's Basic Law (2003), <a href="http://www.palestinianbasiclaw.org/basic-law/2003-amended-basic-law">http://www.palestinianbasiclaw.org/basic-law/2003-amended-basic-law</a>
Article 21 of Palestine's Basic Law (2003), <a href="http://www.palestinianbasiclaw.org/basic-law/2003-amended-basic-law/2003-a

Article 21 of Palestine's Basic Law (2003), <a href="http://www.palestinianbasiclaw.org/basic-law/2003-amended-basic-law">http://www.palestinianbasiclaw.org/basic-law/2003-amended-basic-law</a>
Article 23 of Palestine's Basic Law (2003), <a href="https://www.palestinianbasiclaw.org/basic-law/2003-amended-basic-law">https://www.palestinianbasiclaw.org/basic-law/2003-amended-basic-law</a>

Article 19 of the Personal Status Law (1976), Articles 24, 40 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Suneir Azzouni, "Palestine", in *Women's Rights in the Middle East and North Africa: Progress Amid Resistance*, eds. Sanja Kelly and Julia Breslin (New York, NY: Freedom House; Lanham, MD: Rowman & Littlefield, 2010), p. 6, <a href="https://www.freedomhouse.org/sites/default/files/inline\_images/Palestine (Palestinian Authority and Israeli Occupied Territories).pdf; Dunya Al-Watan, "Changing the Wife's Family Name to That of the Husband After Marriage. A Point of Difference", *Alwatanvoice*, 30 December 2016, <a href="https://www.alwatanvoice.com/arabic/news/2016/12/30/1004637.html">https://www.alwatanvoice.com/arabic/news/2016/12/30/1004637.html</a>

UNDP, "Human Development Report 2016", Tables 5, 9, 14, pp. 214-217, 230-233, 250-253, http://hdr.undp.org/sites/default/files/2016 human development report.pdf



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married women

Article 25 of the Basic Law pro-			least some sec-
vides that every Palestinian has			ondary education
the right to work, which is a duty			as compared to
and honour. 114			61% of men of
			the same age
Despite the constitutional			group;
provisions stating otherwise, both			3 17
the PSL and FRL potentially			<ul> <li>99% of females</li> </ul>
restrict the personal rights of			and males aged
married women in the West Bank			15-24 are able to
and Gaza Strip, respectively, as a			read and write a
result of the maintenance-for-			short simple sen-
obedience legal framework			tence; and
provided for under both laws.			, , , , , ,
Thus:			<ul> <li>52% of women</li> </ul>
			are satisfied with
In the West Bank:			their freedom of
	7 6 7/		choice as com-
Article 37 of the PSL obligates the			pared to 58% of
wife to take residence in her hus-			men.
band's home and to travel and			
move with him to any place he			According to reports
chooses even if outside the coun-			by multilateral or-
try, unless there was a condition			ganisations (OECD,
in the marriage contract that			UNICEF), civil soci-
states otherwise. If the wife re-			ety and the media:
fuses, she forfeits her right to fi-			
nancial maintenance.115			Husbands do
			seek to restrict
Article 68 provides that wife for-			the movement of
feits her right to financial mainte-			their wives. In a
nance if she takes a job outside			their wives. In a 2011 PCBS sur-
			their wives. In a 2011 PCBS sur- vey, 11.1% of

114

Article 23 of Palestine's Basic Law (2003), <a href="http://www.palestinianbasiclaw.org/basic-law/2003-amended-basic-law">http://www.palestinianbasiclaw.org/basic-law/2003-amended-basic-law</a>
Article 37 of the Personal Status Law (1976), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a> 115



her husband. 116  Article 69 states that a wife is considered recalcitrant (nashez), and therefore not entitled to maintenance, if she leaves the home without permission of her husband or prevents the husband from entering the home (unless the husband has inflicted harm upon her). 117  In the Gaza Strip:  Article 40 of the FLR obligates a wife is to take residence in her husband's home and to travel with him wherever he goes (unless there was a reason to prevent her travel), and that she should obey her husband is instructed to treat his wife well. 118  Article 66 provides that a wife is considered recalcitrant (nashiz) and therefore forfeits her right to financial maintenance if she		reported that their husbands tried to prohibit them from meeting their friends in the past 12 months; 124  • While women are not legally obligated to change their last names after marriage, in practice, Palestinian women's family names are automatically changed at marriage on her identity card and passport to her husband's family name; 125  • Although there is no such legal requirement (it was removed in 1996),
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Article 68 of the Personal Status Law (1976), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Article 69 of the Personal Status Law (1976), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Article 40 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

OECD Development Centre, "Palestinian Authority", Social Institutions and Gender Index, 2013, p. 6, http://www.genderindex.org/sites/default/files/datasheets/PS.pdf

Suheir Azzouni, "Palestine", in *Women's Rights in the Middle East and North Africa: Progress Amid Resistance*, eds. Sanja Kelly and Julia Breslin (New York, NY: Freedom House; Lanham, MD: Rowman & Littlefield, 2010), p. 6, <a href="https://www.freedomhouse.org/sites/default/files/inline\_images/Palestine">https://www.freedomhouse.org/sites/default/files/inline\_images/Palestine</a> (Palestinian Authority and Israeli Occupied Territories).pdf; Dunya Al-Watan, "Changing the Wife's Family Name to That of the Husband After Marriage. A Point of Difference", *Alwatanvoice*, 30 December 2016, <a href="https://www.alwatanvoice.com/arabic/news/2016/12/30/1004637.html">https://www.alwatanvoice.com/arabic/news/2016/12/30/1004637.html</a>

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	leaves her husband's home or if the marital home belongs to her and she prevents him from enter- ing the home before she has asked him to move her to another house <sup>119</sup>			government officials often require women to show proof of permission from their male guardian before they can obtain a passport. 126
Inheritance rights  Are women and men in the same degree of relationship to a deceased entitled to equal shares in the estate and to equal rank in the order of succession? Are there procedures to address any inequalities in inheritance between women and men e.g. can a will be written, can beneficiaries agree to inherit equal shares of the estate or can the children agree to forgo their inheritance in favour of their mother upon the death of their	Generally, inheritance rights between women and men are unequal both in the West Bank and Gaza Strip.  Inheritance matters are governed by a combination of the principles of <i>Shari'ah</i> on inheritance and codified laws that are based on <i>Shari'ah</i> such as the Law of Inheritance of 1923 as amended by Law No. 19/1944 that is applicable in the West Bank. In many instances, for example in the case of siblings, a woman is entitled to		In 2011, the Chief Islamic Justice issued a circular: (i) forbidding women rom renouncing their inheritance until four months after the death of the estate holder; and (ii) makes provisions for all heirs to receive a detailed statement of the estate left by the deceased signed by all of	Numerous reports by civil society groups (including le- gal aid centres) and the media, indicate that Palestinian women are often de- prived of their inher- itance rights: 130  • According to the 2013 Family Law Survey conducted by the Institute of Women's Studies,

Article 66 of the Family Rights Law (1954), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Africa: Progress Amid Resistance, eds. Sanja Kelly and Julia Breslin (New York, NY: Freedom House; Lanham, MD: Rowman & Littlefield, 2010), p. 16, https://www.freedomhouse.org/sites/default/files/inline\_images/Palestine Palestinian Authority and Israeli Occupied Territories).pdf

Women's Center for Legal Aid and Counselling, "Palestinian Women and Inheritance", 2014, pp. 6-11,

http://www.wclac.org/english/userfiles/Translated%20Inheritance%20Study%20English.pdf; Penny Johnson and Rema Hammami, "Change and Conservation: Family Law reform in Court Practice and Public Perceptions in the Occupied Palestinian Territory", 2013, pp. 46-51, http://iws.birzeit.edu/sites/default/files/2016-12/Family%20Law%20Survey%20FINAL%20WEB Penny%20and%20Rema 0.pdf; Suheir Azzouni, "Palestine", in Women's Rights in the Middle East and North

UNICEF, "Occupied Palestinian Territory", MENA Gender Equality Profile, 2011, p. 2, http://www.unicef.org/gender/files/oPT-Gender-Equality-Profile-2011.pdf

Palestine State party report, U.N. Doc. CEDAW/C/PSE/1 (2017), para. 351, <a href="http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx">http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</a>; Women's Center for Legal Aid and Counselling, "Palestinian Women and Inheritance", 2014, pp. 23-25, <a href="http://www.wclac.org/english/userfiles/Translated%20Inheritance%20Study%20English.pdf">http://www.wclac.org/english/userfiles/Translated%20Inheritance%20Study%20English.pdf</a>; UNICEF, "Occupied Palestinian Territory", *MENA Gender Equality Profile*, 2011, p. 2, <a href="http://www.unicef.org/gender/files/oPT-Gender-Equality-Profile-2011.pdf">http://www.unicef.org/gender/files/oPT-Gender-Equality-Profile-2011.pdf</a>; Suheir Azzouni, "Palestine", in *Women's Rights in the Middle East and North* 



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Applicable CEDAW Provision Paras. 34-35 GR21 Paras. 49-53 GR29	Article 182 of the PSL provides that in the event a grandfather died and he had grandchildren and his son died before or with him, a bequest shall be incumbent for his grandchildren in one third of his legal estate. 128		them. <sup>129</sup>	Birzeit University in collaboration with Arab World for Research & Development (AWRAD) and the UNDP, (i) 38% of women surveyed did not pursue their inheritance claim (1999: 64%); (ii) 33% of women received their inheritance share automatically (men: 46%); (iv) 40% of women who had pursued their inheritance faced obstacles in doing so (men: 48%), with 71% citing male relatives as the source of conflict (for men, 57% cited other male
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Africa: Progress Amid Resistance, eds. Sanja Kelly and Julia Breslin (New York, NY: Freedom House; Lanham, MD: Rowman & Littlefield, 2010), pp. 13, 16, 33-34, <a href="https://www.freedomhouse.org/sites/default/files/inline\_images/Palestine">https://www.freedomhouse.org/sites/default/files/inline\_images/Palestine (Palestinian Authority and Israeli Occupied Territories).pdf; Mohammed Othman, "Family members deny Gaza women their inheritance, Al-Monitor, 8 August 2015, <a href="http://www.al-monitor.com/pulse/originals/2015/08/palestine-gaza-women-rights-inheritance-denied-charity.html">http://www.al-monitor.com/pulse/originals/2015/08/palestine-gaza-women-rights-inheritance-denied-charity.html</a>; Palestine Press News Agency, "An Increase in the Rates of Deprivation of Inheritance", Palestine Press News Agency, 9 March 2013, <a href="http://www.palpress.co.uk/arabic/?Action=Details&ID=78776">http://www.palpress.co.uk/arabic/?Action=Details&ID=78776</a>

Article 182 of the Personal Status Law (1976), http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection

Palestine State party report, U.N. Doc. CEDAW/C/PSE/1 (2017), para. 352, <a href="http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx">http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</a>; Penny Johnson and Rema Hammami, "Change and Conservation: Family Law reform in Court Practice and Public Perceptions in the Occupied Palestinian Territory", 2013, p. 48, <a href="http://iws.birzeit.edu/sites/default/files/2016-12/Family%20Law%20Survey%20FINAL%20WEB\_Penny%20and%20Rema\_0.pdf">http://iws.birzeit.edu/sites/default/files/2016-12/Family%20Law%20Survey%20FINAL%20WEB\_Penny%20and%20Rema\_0.pdf</a>; Women's Center for Legal Aid and Counselling, "Palestinian Women and Inheritance", 2014, p. 65, <a href="http://www.wclac.org/english/userfiles/Translated%20Inheritance%20Study%20English.pdf">http://www.wclac.org/english/userfiles/Translated%20Inheritance%20Study%20English.pdf</a>



	relatives as the source of conflict); 131  • According to a report by the Women's Centre for Legal Aid and Counselling: 132  - Men form the majority of the applicants who apply for and pursue certificates of succession at the relevant official department and courts. Conversely, the majority waiver of inheritance rights ( <i>Thakaruj</i> ) applications are filed by women who later regret doing so because they had compromised
	compromised their shares of inheritance.

Penny Johnson and Rema Hammami, "Change and Conservation: Family Law reform in Court Practice and Public Perceptions in the Occupied Palestinian Territory", 2013, Tables 18, 20, 22, pp. 48, 50, <a href="http://iww.birzeit.edu/sites/default/files/2016-12/Family%20Law%20Survey%20FINAL%20WEB\_Penny%20and%20Rema\_0.pdf">http://iww.birzeit.edu/sites/default/files/2016-12/Family%20Law%20Survey%20FINAL%20WEB\_Penny%20and%20Rema\_0.pdf</a>
Women's Center for Legal Aid and Counselling, "Palestinian Women and Inheritance", 2014, pp. 7, 32, <a href="http://www.wclac.org/english/userfiles/Translated%20Inheritance%20Study%20English.pdf">http://www.wclac.org/english/userfiles/Translated%20Inheritance%20Study%20English.pdf</a>



		They would have preferred to have received their portions in line with their legally prescribed shares;  - A 2010/13 survey among women who claimed and waived their inheritance rights found that: (i) among women who claimed their inheritance, 65% were married, 25% widowed, 5% divorced and 5% were single; (ii) among women who abandoned their inheritance, 70% were married, 24% widowed, 5% divorced and 2% were single; (iii) Among women who demanded their inheritance, 40% were educated, 49% held a high school
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	2009 survey conducted by the Women's Affairs Centre, among women in Gaza surveyed, 88% claimed they have been denied their inheritance. 133  Among the reasons cited for Palestinian women's deprivation of their inheritance rights include: 134  Patriarchal nature of Palestinian society that prefers male over females that in turn has led to:
	- Prevailing tradi- tions and cus- toms that en- courage women

Rachelle Kliger, Gaza Women Denied their Inheritance Rights, *Jerusalam Post*, 11 March 2010, <a href="http://www.jpost.com/Middle-East/Gaza-Women-Denied-Inheritance-Rights-170738">http://www.jpost.com/Middle-East/Gaza-Women-Denied-Inheritance-Rights-170738</a>

Women's Center for Legal Aid and Counselling, "Palestinian Women and Inheritance", 2014, pp. 6-11, <a href="http://www.wclac.org/english/userfiles/Translated%20Inheritance%20Study%20English.pdf">http://www.wclac.org/english/userfiles/Translated%20Inheritance%20Study%20English.pdf</a>; Penny Johnson and Rema Hammami, "Change and Conservation: Family Law reform in Court Practice and Public Perceptions in the Occupied Palestinian Territory", 2013, pp. 46-51, <a href="http://iwws.birzeit.edu/sites/default/files/2016-12/Family%20Law%20Survey%20FINAL%20WEB\_Penny%20and%20Rema\_0.pdf">http://iwws.paleress.co.uk/arabic/?Action=Details&ID=78776</a>; OECD Development Centre, "Palestinian Authority", Social Institutions and Gender Index, 2013, p. 2, <a href="http://www.genderindex.org/sites/default/files/datasheets/PS.pdf">http://www.genderindex.org/sites/default/files/datasheets/PS.pdf</a>; Suheir Azzouni, "Palestine", in Women's Rights in the Middle East and North Africa: Progress Amid Resistance, eds. Sanja Kelly and Julia Breslin (New York, NY: Freedom House; Lanham, MD: Rowman & Littlefield, 2010), pp. 13, 16, 33-34 (Endnote 64), <a href="https://www.freedomhouse.org/sites/default/files/inline\_images/Palestine">https://www.freedomhouse.org/sites/default/files/inline\_images/Palestine</a> (Palestinian Authority and Israeli Occupied Territories), pdf



sh ita far  - Wi pre me the sh mo the ou just co co rel pool fou cu	give up their are of inher- nce to male mily members; omen being essured by en to abandon eir inheritance ares and in ost instances ey do either to flove or st to avoid inflict and dis- rd with male atives. Re- rts have und some oc- rrences of omen killed
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	Women's ignorance of their inheritances rights under the resulting from poverty, lack of education, complex legal system, etc.;
	Lack of support and enforcement mechanism that facilitate women's ability to exercise their inheritance rights, including lengthy court proceedings exorbitant, court fees, etc.; and
	Historical problem of land fragmenta- tion.
	The 2011 circular by the Chief Islamic Justice has been attributed to have caused a "remarkable decrease in Thakaruj transactions in 2012 and 2013" and a higher percentage of women claiming their inheritance

				rights. <sup>135</sup>
Violence against women in the family	Article 13 of the Basic Law provides that no person shall be sub-	Palestine has a stra- tegic plan to combat	Penal Procedure Law No. 3 (2001)	According to 2011 statistics released
laminy	ject to any duress or torture. 136	violence against	does not guarantee	by the PCBS: <sup>146</sup>
Are there laws that define what		women in territories	the confidentiality of	
constitute domestic violence such	Palestine has not adopted specific	under the Palestin-	trials and investiga-	<ul> <li>37% of Palestin-</li> </ul>
as battery, female circumcision,	legislation to criminalise acts of	ian National Author-	tions involving cases	ian women who
marital rape and other forms of	domestic violence. <sup>137</sup>	ity for the period	of domestic vio-	have ever been
sexual assault and violence that		2011-2019. <sup>142</sup>	lence. <sup>145</sup>	married were ex-
affect a woman's mental health	The respective Penal Codes ap-			posed to one form
which are perpetuated by tradi-	plicable in the West Bank and the	Three critical steps		of violence by
tional attitudes? Is there specific	Gaza Strip contain some general	are underway to ad-		their husbands
legislation that recognises domes-	prohibitions that may be	dress the issue of vi-		(West Bank 30%;
tic violence as a crime? Is the	applicable to domestic violence.	olence against		Gaza Strip: 51%);
husband allowed to discipline his	For instance, both in the West	women, including		
wife? Can a suspected perpetra-	Bank and Gaza Strip, the	domestic vio-		<ul> <li>The majority of</li> </ul>
tor marry his alleged abused vic-	applicable Penal Codes	lence: <sup>143</sup>		women suffered
tim to avoid punishment? Are	criminalise murder, assault and			psychological vio-
there support services for women	battery as well as various forms of	<ul> <li>The Palestinian</li> </ul>		lence by their
who are the victims of aggression	sexual and indecent assault. 138	Civil Police has		husbands (59%),
or abuses?		established and		

Women's Center for Legal Aid and Counselling, "Palestinian Women and Inheritance", 2014, p. 7,

http://www.wclac.org/english/userfiles/Translated%20Inheritance%20Study%20English.pdf; Penny Johnson and Rema Hammami, "Change and Conservation: Family Law reform in Court Practice and Public Perceptions in the Occupied Palestinian Territory", 2013, p. 48, http://iws.birzeit.edu/sites/default/files/2016-12/Family%20Law%20Survey%20FINAL%20WEB Penny%20and%20Rema 0.pdf

Article 13 of Palestine's Basic Law (2003), http://www.palestinianbasiclaw.org/basic-law/2003-amended-basic-law

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Articles 292-293, 301-203, 306 of the Penal Code (1960), Articles 152-154, 156-159 of the Penal Code (1936), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

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Ana Lukatela, "The Path to Justice for Palestinian Women", *This Week in Palestine*, March 2016, <a href="http://palestine.unwomen.org/en/news-and-events/stories/2016/03/path-to-justice">http://palestine.unwomen.org/en/news-and-events/stories/2016/03/path-to-justice</a>

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	Palestinian law does not specifi-	trained 11 special-	followed by eco-
Applicable CEDAW Provision	cally criminalise marital rape: 139	ised Family and	nomic and social
GRs 12 & 19	cany criminanse mantarrape.	Juvenile Protec-	violence (55%),
Para. 40 GR21	The West Benk Benel Code of	tion Units (FJPUs)	physical violence
Pala. 40 GRZ I	The West Bank Penal Code of	,	
	1960 exempts sexual inter-	in the West Bank	(24%) and sexual
	course with a wife from being	to receive women	violence (12%);
	a crime unless she is below	victims of violence	
	15; <sup>140</sup>	and file their	65% of married
		cases;	women who were
	<ul> <li>Both the West Bank and Gaza</li> </ul>		exposed to vio-
	Penal Code relieves the rapist	<ul> <li>The Attorney Gen-</li> </ul>	lence by their
	of criminal responsibility if he	eral's Office es-	husbands pre-
	marries the victim.141	tablished a unit of	ferred to stay si-
		15 specialised	lent and not tell
		public prosecutors	anybody about it
		(SPPs) to investi-	while 30% left the
		gate and prose-	martial and
		cute cases of vio-	sought refuge
		lence against	with their fathers,
		women; and	brothers or other
	4		relatives. Only 1%
		<ul> <li>The General Sec-</li> </ul>	went to a
		retariat of the	women's organi-
		Council of Minis-	sation or center
		ters is in the final	for counselling.
		stages of drafting	
		a Family Protec-	According to a me-
		tion Act that would	dia report, advo-
		for the first time	cates have estab-
		provide women	lished a national re-
		with important le-	ferral system for vic-
		gal-protection	tims of gender

OECD Development Centre, "Palestinian Authority", *Social Institutions and Gender Index*, 2013, p. 4, <a href="http://www.genderindex.org/sites/default/files/datasheets/PS.pdf">http://www.genderindex.org/sites/default/files/datasheets/PS.pdf</a>
Articles 292-294 of the Penal Code (1960), <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

Article 308 of the Penal Code (1960); Article 291 of the Penal Code (1936) OECD Development Centre, "Palestinian Authority", *Social Institutions and Gender Index*, 2013, p. 4, <a href="http://www.genderindex.org/sites/default/files/datasheets/PS.pdf">http://www.genderindex.org/sites/default/files/datasheets/PS.pdf</a>



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		measures against violence.  The Council of Ministers announced in 2011 that they will establish protection centers for battered women. 144	based violence.147
Nationality rights  Does a wife have the right to confer her citizenship on foreign husbands and children? Can the nationality of an 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 Para. 6 GR21	Article 7 of the Basic Law provides that citizenship shall be regulated by law. However, no citizenship law has been adopted to date. 148  There are multiple laws that govern Palestinian nationality and residence in the occupied territories: 149  • West Bank: The Jordanian Nationality Law 150 and its amendments are generally applied together with any amendments or supplementary provisions made by the		

Council of Ministers Decision No. 9 of 2011, Concerning the Establishment of Protection Centers for Battered Women, <a href="http://muqtafi.birzeit.edu/pg/getleg.asp?id=16309">http://muqtafi.birzeit.edu/pg/getleg.asp?id=16309</a>

Maan News, "Participants Recommend the Removal of Obstacles Facing Institution in Order to Address the Problems Facing Battered Women," Maan News, 25 September 2016, <a href="http://www.maannews.net/Content.aspx?id=868295">http://www.maannews.net/Content.aspx?id=868295</a>

Article 7 of Palestine's Basic Law, <a href="http://www.palestinianbasiclaw.org/basic-law/2003-amended-basic-law">http://www.palestinianbasiclaw.org/basic-law/2003-amended-basic-law</a>; Palestine State party report, U.N. Doc. CEDAW/C/PSE/1 (2017), para. 146, <a href="http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx">http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</a>

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Jordanian National Law No. 6/1954, http://www.refworld.org/docid/3ae6b4ea13.html



relevant Palestinian authorities;  • Gaza Strip: The Palestinian Citizenship Orders 1925 to 1941 (Consolidated), 151 which were promulgated during the British mandate era are gener-		
ally applied together with any amendments or supplementary provisions made by the relevant Palestinian authorities.  Under both these laws only men		
are allowed to pass their nationality to their spouses and children. However, the Palestinian Ministry of Interior Order No. 42/2010 amended the laws to allow both fathers and mothers to transfer citizenship to their children		
dren regardless of where they are born. <sup>153</sup>		

Palestinian Citizenship Orders 1925 to 1941 <a href="http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection">http://www.dcaf.ch/Publications/Palestinian-Women-and-Security-A-Legal-Collection</a>

State party report, U.N. Doc. CEDAW/C/PSE/1 (2017), para. 146, <a href="http://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx">https://www.ohchr.org/en/hrbodies/cedaw/pages/cedawindex.aspx</a>; Norwegian Refugee Council , "Gaza: The Impact of Conflict on Women", 2015, p. 18, <a href="https://www.nrc.no/globalassets/pdf/reports/gaza---the-impact-of-conflict-on-women.pdf">https://www.nrc.no/globalassets/pdf/reports/gaza---the-impact-of-conflict-on-women.pdf</a>

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