

REVIEWS CONVENTION ON THE ELIMINATION OF DISCRIMINATION AGAINST SUPPORTING WOMEN'S RIGHTS

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Abstract:

Since the women's rights cases, so it deserves to be celebrated not "the rights of women and families," one of the issues that our society should be investigated and adhered to women's issues, complex and inclusive discussion and practical, And to human history, thinkers, philosophers and mystics, old and large, have spoken agree or disagree with it. This study reviews legal rights of the Convention on finding Share link between the Islamic Republic of Iran's differences with the regulations, It can be said that the drafters of the Convention without preconditions absolute equality of women with men. According to the norms and principles of our legal jurisprudence is clear that in no case your wife decided to divorce and separation is the most natural way to achieve this goal, The use of divorce is that by giving money to the husband, divorce him to do, but if her husband was not willing or no income tax husband, he wants a divorce at the same time causes what to do. You can go to court and from court asked to rule on the divorce.

Keywords:Divorce, women's rights, Convention on the Elimination discriminate against women

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Introduction:

"Women's Rights" is one of the most important fields of human rights. Many legal authorities believe that the best indicator of social status of women's rights in any scales to measure the human rights situation in that community to be more precise if women in the country are in good health, this marks the government's commitment to human rights and human rights violations there certainly are few and negligible.

Of men and women in Islam has always been discussed in various countries and international institutions World public opinion has been and always noticed whether in Islam or the rights of men and women are just women less than men And Islam does not give much importance to women's rights and women's rights in Islamic law to be violated.

In the study of women's rights "Convention on the Elimination of All Forms of Discrimination against Women" is a special place, which is not the first treaty of accession of Iran to the agenda and not the subject of controversial debate between proponents and opponents.

Convention on the Elimination of Discrimination against Women

History Convention set

Convention on the Elimination of Discrimination against Women, adopted by the Persian date Nov 27 1980 (18 December 1979) United Nations General Assembly, the result of two centuries of struggle and tireless work in defense of human rights of women in Europe and America women's movement. The movement of the early nineteenth century as feminism and the the slogan "equality of women and men in all spheres" in protest against the patriarchy of the French Declaration of Human rights was created.

The content of the Convention

The first article of the Convention, explained that the purpose of the phrase "eliminate discrimination against women" blur any distinction, exclusion or restriction made on the basis of gender.

Food second to fifteenth on equality of women and men in all areas is emphasized. It should be noted that the main content of the convention is included in the material to the sixteenth century

and "Reservation" Islamic Republic of Iran to the above is because these materials with more than twenty verses of the Holy Quran, hundreds of articles of the constitution of the Islamic Republic of Iran's ruling religious and civil law, penal law, labor law and others the provisions of the Islamic Republic of Iran, openly contradicts:

Method countries to join the Convention

Convention on Elimination of All Forms of Discrimination against Women, an international treaty. According to Article 25 of the Convention states that want to join must bring it to pass regulatory authorities. And then ratified are committed to implementing its provisions. Once developed and adopted an international convention for signature and accession states were open to governments that want to join it can not change its minerals and its parliament are correct. Governments must either accept it or to join it.

According to the second paragraph of Article 28 provided that inconsistent with the object and purpose of the present Convention shall be prohibited"

Committee on the Elimination of Discrimination against Women:

In order to monitor the implementation and review progress made in the implementation of the Convention, in accordance with Article 17 of the Convention, the Committee on the Elimination of Discrimination against Women came into being. Committee members on 16 April 1982 at the first meeting of the Parties to the Convention were selected by the first committee meeting was held in Vien from 18 to 22 October 1982.

It seems better to differences between men and women do not act and do not care for each different from the other special rights, or in other words the allocation of rights to women and men should According to one of the characteristics of both sexes, and say, Despite the apparent differences between men and women both human and fundamental characteristics are such and such and then ascribe to them equal rights.

From ancient times until now due to the development of societies and the role of men and women together and participate in various social activities, discussions or similarity to the impact

of equality between men and women has attracted the attention of human beings and always leads to various functions and procedures have been adopted and sometimes it causes injustice to women and the importance of non-normative have been men and over-the.

Diverse groups of people are trying to address the problem arising in the context of guidelines and studies conducted, including the UN Charter of equal rights for men and women discrimination of any kind's and then also in 1967 and later in 1979 under the Convention on the Elimination of Discrimination against Women adopted a convention to gaps in communities and abnormal behaviors and injustice that women in any field is to review and act to resolve them. The research presented in this respect, new work and not work on all the issues discussed in this context.

Conclusion

It can be concluded that the legislature passed a new law on family support and instead pay attention to the important and increasing the penalty for all crimes investigated to fit the social and cultural changes in the new law clearly seen family support. In addition to the penalties stipulated in the law that could be discussed violations of deterrence of crime, The article 22 of the law regarding the possibility of applying Article 2 of the law of the implementation of financial sentences only about 110 or its equivalent has been coin can be effective in reducing the jail population and the fact that many materials the law has focused more on women's rights. This case is in line with that of men in law.

In short, the correct implementation of the criminal provisions of the law with respect to its amendments and changes to the general rules contained in the Penal Code adopted in 2014 can be effective in reducing crimes related to the field of family and the coming years with a review of crime statistics, while paying attention to other components, the impact of these rules to accurately show due to its low life, judging positive or negative effect it seems a little early at the present time. In some aspects, but in the same areas as the issues outlined Convention's rules are detailed regulations for women. (Such as inheritance, Atonement, etc.)

Recommendations:

In order to implement the constitution accurate realization of the goals, ideals and themes of failure looming in the community-regardless of the shortcomings mentioned that it seems necessary attention to the following. It should be noted that rigorous addressing the issue of mining and basic strategies for overcoming the current situation requires the expertise and holding meetings of the Advisory groups and so on.

-The Appear in family court complexes in the city as well as the necessity and need not formed, the constitution aims to "protect and preserve the family" do not provide, and considering that these complexes in terms of jurisdiction claims also do not recall, reviewing and changing the structure, competence, employing experienced judges and advisors, experts, specialists, psychologists, sociologists, etc., is essential.

-Also "Special insurance for widows and older women and orphans" by using the term constitution which has already incapable of administration and supervision of such women and their families are taken into account, has been created yet. However, efforts by the Centre for Women's Participation ratification of the housewives insurance during the past year it has started pilot implementation, But sustaining it requires determination and serious effort has to be inclusive, efficient and, most importantly, to urgently solve the problems of these women can be effective Certainly the lack of timely action in this regard to the consequences and unpleasant consequences will spread to the whole of society is clearly visible signs of it.

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