“This is not my destiny.”

Reflecting on responses to forced marriage in England and Wales

A research report by Marai Larasi, Sumanta Roy, Imkaan and Ruth Tweedale, Rights of Women 2014
Rights of Women – “This is not my destiny.” Reflecting on responses to forced marriage in England and Wales

About us

Rights of Women: Established in 1975, Rights of Women (ROW) works to achieve justice, equality and respect for all women. We specialise in providing legal advice and support for women who are experiencing or are at risk of experiencing, gender-based violence, including domestic and sexual violence. We support disadvantaged and vulnerable women including Black, Minority Ethnic, Refugee and asylum-seeking women (BMER women), women involved in the criminal justice system (as victims and/or offenders) and socially excluded women. By offering a range of services, including telephone helplines, legal publications and training courses and events, we aim to increase women's understanding of their legal rights and improve their access to justice enabling them to live free from violence and make informed, safe, choices about their own and their families’ lives.

Imkaan: is a UK-based, black feminist organisation dedicated to addressing violence against women and girls (VAWG). Imkaan’s work is focussed on the needs and aspirations of women ‘in the diaspora’ for example (and not limited to) women who define as African, African-Caribbean, Black British, Kurdish, South Asian and South-East Asian. As a second-tier membership organisation, Imkaan represents the expertise and perspectives of frontline Black and Minority Ethnic (BME) women’s services that work to prevent and respond to violence against women and girls and aims to promote positive attitudes, recognition, and the effective inclusion of BME women’s and girls’ experiences and needs within service planning, delivery and commissioning. We act as a conduit between government, statutory agencies, mainstream voluntary organisations and the specialist BME VAWG sector providing support through strategic advocacy, sector development, research, accredited training and peer education programmes and consultancy.

Expertise on forced marriage:

Both agencies have extensive experience of working on these issues. Rights of Women has significant experience of the delivery of training and events to professionals, delivery programmes of training courses, workshops and conferences on a range of legal issues arising from VAWG including sessions dedicated to forced marriage.

Imkaan produced a ground-breaking report on forced marriage in London in 2011, The Missing Link: a joined up approach to addressing harmful practices in London and has more recently piloted the first set of service standards designed to support organisations that deliver support services to women and girls affected by forced marriage, female genital mutilation and ‘honour’ based violence within a VAWG framework.

Acknowledgements

The workshops were delivered and designed by Janet McDermott, Training Development Officer, Imkaan and Ruth Tweedale, Senior Legal Officer, Rights of Women.

Legal guide by Ruth Tweedale, Rights of Women.

Editorial contributions Janet McDermott, Marai Larasi, Sumanta Roy and Dorett Jones, Imkaan and Amy Murtagh, Rights of Women.

Policy report by Marai Larasi, Sumanta Roy, Imkaan and Ruth Tweedale, Rights of Women.

We would like to express our heartfelt gratitude to those individuals who contributed to, and helped to shape the project. This includes:

- The women and girls many of whom were survivors of forced marriage and other forms of VAWG who helped us to ensure that the project was informed, developed and delivered on the basis of issues that are key to understanding how agencies should respond to forced marriage.
- The specialist BME VAWG services who run critical support services for women and girls for their time and expertise in ensuring that the events and workshops were effective and engaging.

Special thanks to:

- Shaminder Ubhi, Ashiana Network (London),
- Umme Imam, Angelou Centre (Newcastle),
- Zlakha Ahmed, Apna Haq (Rotherham),
- Mwenya Chimba, BAWSO (Cardiff) and
- Rosie Kaur, Panahghar (Coventry).

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Introduction

Between October 2013 and March 2014, Rights of Women and Imkaan collaborated on a joint project in order to combine their expertise and experience on law, policy and the delivery of effective support services to victims/survivors of forced marriage. This project sought to build on existing initiatives to address forced marriage by looking at current levels of awareness and knowledge, perceptions on the usefulness of the law, including existing civil and criminal remedies and the forthcoming criminal offence on forced marriage. It also sought to identify any specific concerns, gaps and needs based on women and girls’ experiences of accessing legal and other types of support. The timing of this project is particularly pertinent given that it coincides with the Government’s implementation of new forced marriage criminal offences in June 2014. Furthermore, this project sought to ensure that the voices of women and girls with lived experiences of forced marriage are heard by and used by key national and local policy makers who are involved in developing appropriate and effective approaches to addressing forced marriage as part of an integrated VAWG approach.

Project aims

The project worked directly with women survivors and those who may be at risk of forced marriage, as well as women who may have different interactions with support services, and organisations (statutory and voluntary) who support them.

The work was undertaken by:

a. Working in partnership with specialist BME VAWG specialist providers to improve the knowledge of mainstream statutory services on legal remedies and developments whilst also supporting them with the skills to develop appropriate local responses to victims/survivors

b. Updating the knowledge and skills of BME VAWG specialist providers on legal remedies and processes that are relevant to their case-work and advocacy with women and girls.

c. Increasing the understanding and confidence of women and girls affected by forced marriage on the law, legal rights and remedies. Improving access to information on key legal issues that are likely to have an impact including divorce, annulment, financial relief, private law children proceedings, child abduction and child maintenance as well civil and criminal law remedies including forced marriage protection orders and the proposed new criminal offence.

d. Raising awareness of recent and forthcoming changes on the availability of legal aid for family law and immigration law cases.

e. Creating a dialogue with survivors and support agencies, to identify key issues that are useful in informing on-going debates and local and national policies which seek the address the needs of victim/survivors.
Approach

The project involved the following steps:

1. A consultation session with women and girls was co-ordinated with the support of Ashiana Network, (London) in October 2013 to identify key issues and concerns on their experience of accessing information and support. The outcomes of this session were then used to inform the design and delivery of workshops with professionals and women and girls to ensure their needs and experiences were addressed in the delivery of the work.

2. Eight workshops were delivered across 4 regions in England and Wales including Cardiff, Coventry, Rotherham and Newcastle between September 2013 and February 2014. The locations selected included those where BME VAWG services are available. 2 practical and interactive workshops were delivered in each region, which included:

   - Sessions for victim/survivors of forced marriage and other forms of VAWG, which provided a safe women-only space for discussion and sharing information about the legal issues arising from forced marriage, the strengths and weaknesses of current service responses as well as hopes and fears about current law and policy.

   - Sessions with professionals with a responsibility for addressing forced marriage, which sought to raise awareness and knowledge of the law and legal remedies arising from forced marriage including forced marriage protection orders, divorce and annulment proceedings, financial relief, Children Act proceedings, child abduction, child maintenance and legal aid.

3. The project also involved the development of two publications including a legal guide and a policy report to feedback on the outcomes of the project.

   - ROW led on the development of a free and accessible legal guide for survivors of forced marriage detailing legal remedies available to help them rebuild their lives. Building on the information contained in the FMU's Survivor's Guide this legal guide focuses on civil and criminal remedies to forced marriage and also deals with divorce and annulment, proceedings, financial relief, Children Act proceedings, child abduction and child maintenance. It will be available in hard copy and distributed to service providers for distribution to survivors. It will also be available to download from the Rights of Women website and send to women accessing our specialist helplines.

   - Imkaan led on the development of a report addressing the law and policy issues arising from forced marriage and which had emerged through our interactions with survivors and service providers in the workshops. This report will be distributed to Ministers, Government departments, local government and service providers to provide a tool for the development of local and national law and policy on forced marriage.
Limitations and parameters of the project

The workshops took place in areas of the country where there are well-established dedicated services for BME women and girls who proactively address forced marriage as well as other forms of VAWG. The presence of BME VAWG specialists in these regions makes it more likely that a larger number of survivors disclose forced marriage and hence the existence of greater levels of awareness and engagement amongst local professionals. In contrast, the findings may differ in areas of the country where there are no or few funded specialist BME VAWG services.

Consequently, it would be useful to undertake a similar exercise in areas of the country where forced marriage is less likely to be identified by agencies in order to address any gaps and barriers to policy and practice. The project made contact with those who had presented to BME VAWG specialists, therefore did not purposefully target specific groups of women whose experiences, opportunities for disclosure and access to support will differ particularly where gender intersects with disability, sexuality and other protected characteristics. Whilst the project identifies key issues that impact on access to support such as immigration control, there is a need for more detailed work on identifying and addressing intersectional barriers.

The workshops were open to all local agencies and therefore attracted a wide variety of professionals with a specific interest in addressing forced marriage. As the sessions were not designed to target specific sectors it would be useful for future work to explore any variances in approach and awareness across different sectors to strengthen multi-agency working e.g. health. Overall, the project has elicited important themes and issues that should inform the development of training, awareness-raising and service responses to forced marriage.
Key themes emerging from workshops with women

Overview: Women described a range of personal circumstances and histories of violence, which suggested the need for the issue of forced marriage to be contextualised within women and girls’ broader experiences. They spoke of patterns of control which ranged from the more subtle, e.g. always knowing that their parents would never allow them to make their own choices around relationships, to the more obvious, e.g. policing of their movements and preventing access to education. Women also did not necessarily isolate or separate forced marriage from other abuse that they had experienced. For example, in one session, all of the women had been physically abused by their husbands and also shared accounts of abuse that included violence perpetrated by extended family members.

Some women expressed concerns about a wider context of violence against women and girls including the widespread availability of pornography, and its impact on how women and girls are treated (including the sexual exploitation of young girls). In all the sessions, women highlighted the way that gendered expectations had impacted their lives and the ways in which they felt that these had been normalised through fixed, problematic ideas of culture. They noted, for example, that parents and families may not see their actions as wrong or that the marriage had been ‘forced’.

While women cited ‘culture’ as significant in terms of expectations of women, there were also specific references to how religion had, in some cases, been used by husbands and families.

They say it justifies abuse but it does not, it says ‘be fair to your wife’.

The impact of forced marriage, and the associated issues and manifestations of violence, on women was extensive. Women spoke of the physical harm that had been inflicted on them but they also described the impact of abuse on their emotional and mental wellbeing. Where women were subject to immigration control, being told that they would be sent back to their country of origin was a significant part of their experience of abuse and a factor which compounded their sense of fear.

While leaving a violent relationship may have resulted in increased safety for women, it did not necessarily result in an end to the pressure that women were subjected to. Some women continued to be harassed including through social media, even after they had left their relationships. For many women, their placement within family and wider community was also key area of concern, not only in terms of practical safety and ongoing risks of violence, but also in terms of anxiety around shame and loss of social standing i.e. being a “bad” woman.

The issue of divorce was also critical and difficult for many women.

I thought it was my destiny. It was not my destiny, values, cultural issues, many things mother telling me from the start. I will not let these things happen to my daughter; want to make her a strong lady. I have to tell her, this is the right way and the wrong way. Sometimes saying – if you have a husband life is easy, when I had a husband it was very hard.

Gender, culture and rights intersect in intricate and complex ways. The tendency to view culture as largely an impediment to women’s human rights is both oversimplistic and problematic. By attributing self-propelling agency to “culture” independent of the actions of human beings, it diverts attention from specific actors, institutions, rules and regulations, keeping women subordinated within patriarchal systems and structures. See http://www.ohchr.org/EN/Issues/CulturalRights/Pages/SRCulturalRightsIndex.aspx
If you get divorced this brings shame on the family. Even if family take you back, then if anything goes wrong, men treat you badly, shout at you – come outside the house, it is your fault and your father says ‘I have to kill you now, so go back to your husband, you want me to have to kill you?’ Then you go to your husband and he throws you out and you go back to your father and he has to kill you.

Women also raised concerns about economic vulnerability, the problems in moving into employment / education and the difficulties some women have in coping financially once they had left an abusive situation.

Job seekers can work no more than 16 hours. No jobs for 16 hours. If a full time student loses benefits, you can only do part time study.

Women shared the complexities of their relationships with their families, expressing love and the importance of family connection alongside fear and distress. In one session women also noted that there was a general lack of understanding about the difference between an arranged marriage and a forced marriage, which in practice has implications not just for how families behaved but also for the effectiveness of any interventions.

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A. Legal responses to forced marriage

Current awareness of legal remedies: Across all sessions, women’s knowledge of the range of relevant legal remedies available to victims and potential victims of forced marriage was negligible. Crucially, while most women may not be expected to have detailed information about the law, women’s awareness of their right to access justice and support was very limited. In practice women’s access to legal support has also been constrained by austerity measures, including cuts to legal aid, which have impacted the number of firms offering specialist, funded support.

Although some women spoke very positively about the police, they also reported that going to the police involved its own challenges. Women were generally unaware of the developments in forced marriage legislation and of the introduction of a specific criminal offence.

At the workshops women spoke about their experiences of serious criminal offences, such as assault, kidnapping and rape which they reported to the police. It then became clear to the facilitators that the police were not routinely investigating these crimes. Many women made serious allegations of physical violence and other forms of abuse to the police and in only a few of the cases highlighted were charges brought against the perpetrator.

Women’s view on existing laws: some women also felt that existing laws either did not work or were not applied effectively.

I had no information, on the law of the land, where to go for help.

Women do not know about their rights, which means they do not come forward and therefore do not get help.

No information available, no access to information, no mobile phones or internet.

Didn’t know what to do, didn’t know there was help there, didn’t know what was happening was a crime.

The laws that prevent girls being taken abroad don’t really work, means you just have to wait until 22 to have spouse brought over. It can help a bit as you might be able to get your education, but not a solution.

Views on new criminal offence: Women had mixed views on whether this development was the right thing. Where women agreed with the introduction of a new offence, they felt that it was useful from a public relations perspective and that it would act as a deterrent.

Communities would know that it is against the law.

Organisations, all need to be aware of forced marriage, I agree that it is a crime.
Many women however, expressed concerns about the legislation stating that they would not have used the law at all. In one session all the women said that they would not report their experiences if forced marriage was a specific criminal offence or if they thought their parents would be imprisoned as a result. Significantly, some women who had indicated that forced marriage should be a criminal offence on the basis that it is wrong, also stated that they themselves would not have reported to the police.

“No, I love my parents and just wanted safety. When you have other siblings, it’s not just you to think about it’s them, they are the priority. I have 7 younger brothers and sisters who would go into care. I can’t be responsible for that.”

“You did this with FGM and no successful prosecutions. Fairly soon they will try and get a prosecution to show they are right, within first year to prove they are right. Not listening to the people. Need to understand the forcing of girls into marriage – isn’t much different from young women in the majority community, girls of teenage age, forced into relationships.”

“If you tell the police about the forced marriage all your siblings will go into care and will be separated.”

“Would have not told the police if I had thought my parents would be prosecuted.”
B. Women’s experiences of agency interventions

Women shared mixed experiences of agency interventions, highlighting significant levels of inconsistency even within individual agencies. Some women were concerned about a lack of knowledge on the part of practitioners and the resulting failure to take appropriate action, while others described how the expertise, particularly of specialist agencies, made them feel safe.

There was also mixed response about the help and support younger women were able to get from school/college or teachers. One young woman was helped by her deputy principal; while another teacher, after noticing that something was wrong, took steps to help a young woman who was pregnant and feeling suicidal. Another did not know who the child protection officer was, and did not know if she would get help.

Women described positive experiences in their interactions with other professionals including one situation where a woman accessed support through her tutor at college and another where a woman received excellent support from a BME community sexual health organisation.

Women reported some positive interventions from statutory agencies, especially the police. This included being supported to relocate, access refuge and other specialist support, and receiving quick responses to calls. Women also stated that they felt better about police responses where they felt that officers understood what they were going through. When they got a good response and were supported by an officer it was invaluable to them.

What did not work: women’s expectations of the main statutory agencies including the police were not particularly high. Key concerns for women were lack of awareness and lack of consistency by agencies. Where agencies lacked understanding about forced marriage, this had impact on their practice, which in turn had a negative impact on girls and women who approach them. In some cases, the practitioner response actually put women at risk of further violence. For example, one woman shared that she had disclosed information about her situation to a health visitor, who then breached her confidentiality by discussing the matter with her in-laws; and this had led to a violent attack from her mother-in-law. Women also noted that a lack of awareness by agencies, of various contextual factors such as the likelihood of there being multiple perpetrators, had a real impact on the [lack of] effectiveness of interventions.

What worked for women: women’s comments on the specialist black and minority ethnic women’ sector agencies indicated how important these agencies are in meeting women’s immediate safety needs as well as for a wider sense of empowerment and support. All survivors expressed that women-only spaces were important to them.

What did not work: women’s experiences of the main statutory agencies including the police were not particularly high. Key concerns for women were lack of awareness and lack of consistency by agencies. Where agencies lacked understanding about forced marriage, this had impact on their practice, which in turn had a negative impact on girls and women who approach them. In some cases, the practitioner response actually put women at risk of further violence. For example, one woman shared that she had disclosed information about her situation to a health visitor, who then breached her confidentiality by discussing the matter with her in-laws; and this had led to a violent attack from her mother-in-law. Women also noted that a lack of awareness by agencies, of various contextual factors such as the likelihood of there being multiple perpetrators, had a real impact on the [lack of] effectiveness of interventions.

Women’s experiences of agency interventions
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Even when women had regarded the response they had as a “good” response from an agency, for example the police, there was no guarantee that this would be repeated by staff across the same service. Women often ended up relying on a single ‘star’ professional rather than being able to trust in the service.

Although some of the women praised the police response, their expectations of what a ‘good’ police response would involve were generally low. For example, one woman had been severely beaten by her husband when her neighbours called the police. The police removed her husband from the home for 24 hours, giving her time to pack her things and leave for a refuge. The survivor viewed this as a very positive response. Given that serious criminal offences had occurred, a more appropriate response should have involved an investigation of the offences committed, protecting the woman by remanding the perpetrator in custody or placing him under bail conditions, and a consideration of whether to bring charges.

Women also described racism and structural barriers, which manifested itself through direct comments or through poor institutional practice e.g. one survivor, with insecure immigration status, stated that the police had told her ‘if you don’t like it go back to your own country’.

Some women reported specific access issues relating to language where either no interpreter was provided leading in some cases to reliance on family members; or in another case where a male interpreter was provided who told the woman to go home.

Other concerns raised by women include lack of general information, housing, agencies over-reacting, agencies not seeking the consent of victims, and the construction of victim hierarchies⁢ by statutory agencies. Women also shared their own feelings of embarrassment.

If police were more aware they could make a real difference. They make mistakes which could result in girls being forced into marriage.

The issue of forced marriage is embarrassing, not something you want to share with your friends at school.

No knowledge of there being someone to talk to at school.

⁢ The construction of victim hierarchies in this context is understood as response which invalidates or minimises some experiences of violence and abuse, while lending ‘weight’ to others, and in particular those accounts of violence which fall within, or reinforce, a range of stereotypes.
C. Reflections and recommendations

Women shared their views on what they felt is needed to protect and support victims as well as to prevent forced marriage from happening in the first place. The following is based on an analysis of women’s perspectives.

Safety: Women’s own narratives indicate the importance of addressing forced marriage within the wider context of violence against women and girls. Forced marriage is clearly an issue which cannot be separated from the way gender is constructed and deployed across society and within specific cultural contexts. Many of the themes that arose from women sharing their experiences are similar to those which emerge in other spaces where women experience violence within a context of a relationship i.e. fear, mixed feelings about the different relationships and wanting safety while not always wanting to punish perpetrators. It is therefore crucial that the safety of women and girls is at the heart of any response to forced marriage. As indicated by women’s own responses, this is often about appropriate support rather than the singular pursuit of criminal justice outcomes. It is notable that even when women in the sessions believed that a forced marriage offence is important, they stated that they would not have reported to the police.

**Education is the key to solving the issue of forced marriage.**

**Workshop in schools for safe relationships.**

Primary prevention programmes must include analyses of how gender is constructed within wider society and the way different settings may facilitate particular expressions of harmful masculinity.

Information on rights and support: Women’s lack of awareness of available support the remedies available to them is a major concern. It is essential that community engagement and awareness raising work includes information on support services, legal remedies etc.

**More awareness of support networks would be helpful.**

**Information on TV, as no phone or access to the internet.**

Specialist black and minority ethnic women’s organisations: are clearly an important source of safety and support for women affected by forced marriage and other forms of VAWG. Yet the sector remains under-resourced and fragile. It is essential that the government’s strategic response to forced marriage includes commitments to strengthen the BME women’s VAWG sector in recognition that they are often the first port of call for women.

**Potential for HBV therefore need the intervention of support and protection from women’s organisations and protection from the police.**

Prevention: given that women cite ‘culture’ and gendered roles and expectations as important factors, approaches need to continue to be developed which critique the intersection of gender and culture and examines the impact of this on women and girls. Embedded primary prevention work that includes work in schools, training for professionals, and on-going awareness-raising across society and community engagement (coming from grassroots organisations with expertise in gender as well as being located in / connected to specific communities) is critical.

**Support is the most important thing.**
Support for women with insecure immigrations status: this has been highlighted as an issue across VAWG. Case owners within UK Visas and Immigrations (UKVI) need to be trained around forced marriage as part of programmes that connect this to a wider understanding of VAWG, thereby improving the decision making at application stage – leading to better outcomes for women and reducing the costs to the system. It is also essential that women who are subject to immigration control are also able to access advice and support.

It is also important that learning from programmes which have been implemented in other areas of VAWG is applied to forced marriage as appropriate e.g. the IRIS domestic violence programme which facilitates routine inquiry for domestic violence.

More advice for women with no recourse to public funds. If you cannot get benefits you cannot be safe from domestic violence.

Statutory responses need to be strengthened: The lack of consistency of agencies including the police reflects themes, which have emerged in other recent research into statutory responses to VAWG. It is essential that all agencies begin to fulfil their obligations to women and girls. Basic processes, such as following guidelines around confidentiality should be observed, and safety should be at the heart of any agency consideration.

GPs need to be more sensitive to issues, and should require women to be seen on their own, rather than accept as ‘normal’ for someone to speak on the woman’s behalf.

Needs to be an understanding by the police that even if not locked inside, still trapped and are not free to leave.

Key:
CJS – Criminal Justice System
CPS – Crown Prosecution Service
VAWG – Violence against women and girls

4 The UKVI was formerly the UK Border Agency (UKBA) https://www.gov.uk/government/organisations/uk-visas-and-immigration
Key themes emerging from workshops with professionals

During the workshops professionals were asked to share their thoughts and views on current responses to forced marriage and identify particular issues (pros and cons) that would influence their specific roles, particularly in the context of the forthcoming criminal offence.

**Overall views:** The majority cited improved awareness, recognition, enforcement and the role of the law in preventing forced marriage in the future as potential positive outcomes from the new offence. However, a similar proportion of professionals identified potential problems and gaps in current support that could potentially undermine the effectiveness of the criminal offence and undermine safety and support to victims of forced marriage which consequently points to the existence of conflicted views on the merits of criminalisation.

**Key issues that emerged:**

**Creates more accountability and recognition of forced marriage:** Nearly all the participants felt that the existence of a specific criminal law helps to publicly reinforce forced marriage as a crime and a gender equality issue, as is the case with other forms of VAWG. Some agreed that the Criminal Justice System (CJS) was the appropriate and effective avenue for holding perpetrators accountable for their actions and to prevent impunity. In contrast, others shared concerns about the law being under-utilised because of the difficulties that have existed in relation to pursuing prosecutions under the current legislation on Female Genital Mutilation (FGM). Furthermore, the law was viewed by a number of professionals as a useful tool for raising awareness and understanding about the nature of forced marriage amongst women and girls, professionals, perpetrator(s) and society.

**Improved levels of support and protection:** Overall there was a strong consensus that the law was beneficial in both ‘protective’ and ‘preventative’ terms.

Protection was the single most cited reason for why professionals felt positive about legislation on forced marriage. For example, the law was viewed as a mechanism for helping more women and girls to disclose to relevant agencies and access legal protection through more consistent enforcement through the CJS. It was also viewed as the route to supporting women and girls to access practical and emotional support through specialist agencies. Some also felt that it would encourage agencies to commit more resources to addressing the needs of women and girls. Although forced marriages conducted outside of the UK could still be
Prosecuted under the new legislation it was felt, the fact that they have happened overseas, would make it much more difficult for the police to investigate and the Crown Prosecution Service (CPS) to bring charges. There was concern that this might mean more women and girls were at risk of being would be taken outside of the UK to be married and potentially be put through a more stressful process of being removed from networks of support and therefore more vulnerable to violence as a consequence.

Prevention and the opportunity for the law to act as a deterrent was the second most cited reason that professionals gave for the positive impact of legal reforms (43%). The threat of legal enforcement and consequences including a criminal record and a custodial prison sentence was considered as a powerful disincentive to perpetrator(s) committing forced marriage. Whilst others felt that the law would help to shift and reframe gendered attitudes and norms and this was linked to a potential reduction in incidents in the future. Whilst professionals noted the potential preventative impact of the law, a number felt that legislation alone would be insufficient and would not lead to longer-term changes in attitude unless implementation also involves parallel and consistent work and support at a grass-roots level. For instance, a number of participants noted the absence of public information; a lack of frontline support services and inconsistent work in schools as barriers to adults and young people being aware of their rights and being able to access appropriate support and information. The provision of accessible legal information to explain the implications of the criminal/civil legislation was also considered critical.

It will introduce resources for agencies to protect children and young people.

Encourage people to come forward and report incidents (crimes).

Bringing forward a complaint: A number of professionals stated that a strong CJS response helped to reduce the burden on women and girls in having to initiate criminal proceedings against family members, which often presented a significant barrier to reporting. Whilst this was viewed as a progressive measure, a number also felt that this would not necessarily improve levels of reporting and that a number of issues would impact on women’s decision-making processes and may also lead to high levels of attrition. For example, women would still feel fearful and reluctant to report as the very act of disclosing, as with other forms of VAWG would make women and girls less safe. Disclosure can also increase the vulnerability of family members who are not supportive of the forced marriage or who may be at risk of a forced marriage themselves.

Professionals also noted that is likely that a number of women and girls may want support to leave and manage their situation but would not always want criminal actions against close family members. They would therefore be more likely to feel positive, safe and more willing to engage with non-legal forms of intervention. However, a lack of appropriate
support services was also highlighted as a reason why women and girls would not be able to report. There may also be a fear that a disclosure to an agency would result in information being shared with the Police and therefore used to initiate criminal proceedings, which in turn may deter women reporting to any agency including specialist voluntary sector agencies. Rather than reduce forced marriage, perpetrators would also find more covert ways of acting to avoid detection and which would in turn exacerbate the vulnerability of women and girls. Some also shared concerns about difficulties of proving the offence of forced marriage to a criminal standard, given the nature of the crime.

May 'hide' the problem as people will be afraid to report due to consequences for their family/local community, themselves; need fundamental change in attitude, not just legislation.

Women are emotionally, financially and practically embedded in their family and it will be very difficult for them to criminalise their abusers – much better to approach it in a way that doesn't destroy the family in the process.

Perpetrators could become cleverer in their covert intentions and actions – go to more extreme lengths to implement/hide marriage.

Could reduce the number of women seeking refuge space due to fear of whatever they disclose could cause perpetrator to be prosecuted. It will influence the way refuge staff support women and what guidance they will have to follow.

Prior negative experience of agency responses: Dismissive attitudes towards women and girls, as complainants, in other areas of law, such as sexual offences and domestic violence, which would impact on how confident women and girls felt about the law's ability to protect them. This would be particularly strong if they had any prior negative experiences with the police.

It will give more choice, but will scare victims. Our clients are not satisfied with the police response. In criminalising an offence, they have to go through the police.

Lack of options for safe reconciliation: Some professionals highlighted the importance of ensuring that routes for accessing support did not only rely on following the criminal or civil justice process. Some spoke about the need for women to have access to specialist support where reconciliation is deemed as appropriate and safe. The importance of ensuring that assessments were conducted by agencies that have forced marriage expertise, knowledge and an in-depth understanding of the safety implications was also emphasised. Those that raised this point also felt that this was a neglected area of discussion in current policy efforts.

The criminal process: Participants highlighted that once the criminal process starts, women and girls would find it particularly difficult to give evidence against their family. The trial process is extremely stressful and cumbersome because of the adversarial nature of the legal system which frequently results in women having to give evidence repeatedly and encountering aggressive forms of cross-examination from barristers in court.
For example, one professional highlighted the importance of ‘closed courts’ or ‘guaranteed confidentiality’ in supporting women to give evidence in court. Some also had doubts about the ability of the CJS to prove coercion and duress which would make it difficult for the CPS to make the case to bring charges and could result in cases being dropped before trial. The lack of measures to protect groups that experience other forms of exclusion and marginalisation was also highlighted. For example, one professional notes the risks of ‘being outed’ as a barrier to engaging with the CJS process for lesbian, gay, bisexual and transgender victims. Consequently, involvement in the CJS as it is currently structured was considered as having the potential for placing women and girls in situations of more risk and with insufficient control over the process.

The importance of wrap-around support:
A number of professionals emphasised the importance of specialist support services for women prior to disclosure/formal reporting, during and after criminal and/or civil action. This was considered critical because of the risks of ostracisation and rejection, violence, and homelessness particularly where a case has been successful within the courts. The potential risks to children and subsequent legal family disputes were also identified as important considerations in the delivery of support services.

"I do chair the CPS VAWG scrutiny panel in the North East, so it is important for us as a panel to try and see if this has a positive influence or not – particularly in terms of increasing confidence of victims to come forward. My current work is around LGBT victims of domestic violence, including forced marriage. It is very difficult for LGBT victims to attend court – fears of being ‘outed’ are very real.

"Victims will be ostracised from the community and will need a support framework during and after proceedings.

"May increase the number of victims requiring support; Resources – costs – safe houses – ongoing support Language (interpretation) costs."
Legal aid: The reduction in the availability of legal aid to resolve immigration and wider family issues such as divorce and child contact matters, was also identified as a serious problem and barrier to women's safety.

Some highlighted a concern about the position and vulnerability of those women who may not qualify for free legal aid and may not be able to avail themselves of a forced marriage protection order (FMPO). Whilst it was explained by the facilitators that legal aid for FMPOs is available for all women, it is means tested (income and capital) and many women are required to pay a financial contribution to their legal fees, which they cannot afford. Forced marriage victims are recognised as being vulnerable, yet are not guaranteed free legal aid to secure a vital and life saving injunction. If they work, have savings or own property they will have to pay a contribution to their legal fees that can be more than £1500.

Whilst the workshop participants discussed the fact that criminal offences, which occur within forced marriages, such as assault, kidnapping, rape, the nature of the discussions indicate that the police were not routinely investigating these crimes. Similarly this issue was identified in the survivors’ workshops whereby many women had made serious allegations of criminal offences to the police and in only 2 of the cases discussed were charges brought against the perpetrator.

The absence of completely free legal aid for women fleeing forced marriages, and the police’s patchy response to dealing with criminal offences experienced by survivors, is likely to leave many women in a situation where they are very vulnerable, with no legal recourse or legal protection and perpetrators are not being brought to justice for their actions. The new forced marriage criminal offences seem unlikely to bridge this gap. The participants response supported the issue that the problem is not that criminal offences are not occurring, they are occurring but rather the response by the police is to minimise the behaviour, and not take the appropriate steps to investigate serious offences. Indicating that the new offence of forced marriage will do little to improve the situation.

Both the survivors workshops and the professional sessions, indicated that for most forced marriage survivors there are wider family law and immigration issues. The legal aid gateways for family law create an issue for survivors who have wider family law legal issues, such as divorce, annulment and children.

For many reasons, women are not visible to the authorities and factors contributing to this include fears around the implications of immigration status, concerns about physical safety, language and not having the opportunity to get help.

This means that many survivors do not have the gateway evidence to show they have experienced domestic abuse, such as a criminal conviction against the perpetrators or an injunction (for full details on legal aid and domestic violence, see Rights of Women’s Guide to Family Law Legal Aid) and therefore are unable to access legal representation for proceedings involving children – for example – where a violent father wants contact or the survivor needs to divorce her husband and realise her rights to his property.

Risk of legal aid being cut in future – may take away the possibility of a civil remedy or restrict assistance to be provided in the process.

Educating professionals: The feedback indicates that professionals did not always feel equipped or knowledgeable about how to intervene appropriately. Almost all participants who took part felt that their awareness of the practice of forced marriage, its impact and legislation was increased. Those who had not directly worked on forced

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5 See Rights of Women’s “A Guide to Family Law Legal Aid”
7 This is called the Domestic Violence Waiver
8 See Rights of Women’s Legal Guide to Forced Marriage
9 See Rights of Women’s “A Guide to Family Law Legal Aid”
marriage felt confident they would be better able to advise colleagues if they encountered this in the future. Those who do work with survivors of forced marriage felt they would be better able to advise and assist them. Furthermore, some participants stated they were not previously aware of the possibility of requesting an FMPO and were now more confident about how to use it. Therefore, the importance of ongoing training, awareness raising and further guidance for professionals was a strong theme throughout and was reflected by the sessions themselves being oversubscribed during the delivery of this project. Guidance to assist agencies on protocols around information-sharing and confidentiality emerged as an issue particularly amongst health professionals. For example,

"Will need to be aware of legislation when counselling clients particularly if they are involved in an impending forced marriage as it may come under the risk of 'severe harm' and 'duty of care' within counselling. Therefore I need to be clear about confidentiality and whether it is necessary to break it."

"G.P. referrals may increase – may or may not be appropriate as counsellor issues is n

Areas of the law they wanted more information on: Professionals wanted more information and support on particular legal issues to better support women and girls. The most cited included forced marriage civil protection orders (90%); the criminal offence of forced marriage (82%); benefits (78%) and housing (75%). They also identified the need for support on child abduction, child contact and residence, immigration law, divorce and annulment. The sessions also highlights the importance of providing professionals with information in areas including:

- Civil/criminal court and procedures distinction
- Relevance and availability of legal aid and damages
- Relevance of human rights law
- Definitions of physical and psychological abuse
- Info regarding potential support services.

I may need to advise some patients of its existence. I will need to be aware of my responsibilities regarding information sharing/documentation/confidentiality."
Conclusion and summary of recommendations

This project was a success in terms of its intended outcomes and in particular the shift that it created in participants’ awareness of key issues. However, it also highlighted a number of systemic gaps and concerns that need be addressed if we are to address forced marriage in a meaningful, effective way.

While there are differences of opinion about the value of introducing new legislation, it is clear that there is a significant gap in knowledge about the dynamics of forced marriage and the range of available remedies. It is alarming that participants did not know about Forced Marriage Protection Orders (FMPOs). This suggests that implementation of existing mechanisms has been inadequate. Poor and / or inconsistent practice among statutory agencies is not only problematic in terms of victim confidence, but can place vulnerable girls and women at risk. It is also clear that the services which victims currently rely on the most (specialist women’s organisations) are the least valued and resourced.

Given women’s journeys and narratives, it is evident that forced marriage cannot be addressed through singular pathways and through a reliance on criminal justice interventions; and while it is important to focus in on the specifics of forced marriage, it is important to locate the issue within a wider analysis of gender and violence. It is also critical that a range of mechanisms are put in place which aim to prevent forced marriages, but which also provide safety, support and access to justice for those who have been, or who are at risk of being harmed.

Recommendations:

On-going monitoring and evaluation of impact of legislation: including how the law is being used and by whom; as well as victim satisfaction information.

Provide completely free legal aid for victims of forced marriage and domestic violence seeking domestic violence injunctions such as forced marriage protection order, non-molestation orders, and occupation orders and restraining orders: Remove the requirement for victims of violence to pay financial contributions for legal aid based on financial eligibility. This will ensure more women are protected and will allow women to have a greater freedom to chose between the criminal justice route, which is paid for by the state, and the family justice route, which she will often have to pay towards to gain protection. It will ensure that all women experiencing forced marriage and / or domestic violence will be able to have a genuine choice about accessing a legal injunction to protect them from violence.

Appropriate training for professionals: expert training is essential for strengthening practitioner knowledge base both of the dynamics of forced marriage and of the options available to victims and potential victims. Given the experiences of survivors, it is critical that training locates forced marriage within a wider VAWG framework rather than reproducing dominant narratives of cultural and religious deviance. In particular, with the reduction of legal aid access for family law and for immigration and asylum, it is more vital than ever that professionals have a working knowledge of legal remedies, not only protective injunctions, but wider issues like child arrangements concerning contact and residence, finances further to divorce or annulment, and child abduction. This should include specialist training for judges, solicitors, barristers, CAFCASS and social workers on forced marriage/VAWG and it's impacts on women and children.
**Prevention:** while it is vital that we ensure that victims / potential victims receive adequate, appropriate and effective support, it is also essential that we begin to invest in primary prevention\(^{10}\) work around forced marriage and other forms of VAWG. Work in schools, embedded community engagement and shifts in the media approaches to forced marriage are critical.

**Targeted resourcing:** BME specialist women’s ending VAWG organisations are an essential element of any strategy to address forced marriage. From identification through to support and the facilitation of ‘recovery’, girls and women are using these services. It is important therefore, that local, regional and national budgeting which is focussed on forced marriage/VAWG ensures that these services are appropriately resourced alongside any investments (or budget reconfigurations) in criminal justice approaches for example.

It is also not sufficient to simply add forced marriage advocates on to mainstream services / non-specialist BME VAWG services, which are unlikely to hold the same expertise around the issue.

Protected funding should be made available for specialist BME VAWG refuges for victims of forced marriage, including those with facility for accommodating, and taking responsibility for, young women under 18. Services should also be adequately resourced to provide ongoing support that help women to address any economic barriers including access to housing, employment and education.

**Improvements in statutory responses:** consideration should be given to establishing minimum standards for statutory agencies with respect to forced marriage and other forms of VAWG. Practitioners within key agencies (e.g. police, health, social services, housing, education, jobcentres, UKVI) should receive ongoing expert training which is reviewed and quality assured.

Victim satisfaction information should be collated alongside NGO partners who are often best placed to gather this data. UKVI’s response to forced marriage should be in line with responses expected of other statutory bodies.

**Special facilities:** that mirror those available in criminal proceedings\(^{11}\) must be introduced as mandatory for survivors of forced marriage in the civil courts, when applying for forced marriage protection orders, and other related family law proceedings, such as child arrangement orders\(^{12}\). This would include:

- Provisions to protect survivors from being directly cross-examined by their perpetrators and protect victims for having contact with their perpetrators inside the court building, for example provision of separate waiting areas.
- Facilities for provision of evidence by video-link.
- Safe access in and out of the court building through different exits and staggered arrival and departure times.

Monitoring of the effectiveness of the criminalisation of forced marriage and breach of forced marriage protection orders: including substantive investigation on the impact of criminalisation of forced marriage on women including disclosure to the police.

**Witness protection:** A clear and transparent programme for how survivors of forced marriage and other witnesses in criminal proceedings will be supported and protected both during the criminal justice process and further to the proceedings conclusion, irrespective of conviction or acquittal.

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\(^{10}\) Primary prevention – in this case is work which focuses on attitudinal and behavioural change and which aims to prevent forced marriages from happening in the first place

\(^{11}\) Youth Justice and Criminal Evidence Act 1999 sets out what special measures for vulnerable victims to ensure they can give best evidence see http://www.cps.gov.uk/legal/s_to_u/special_measures/

Useful contacts

Amadudu Women’s Refuge
Liverpool
0151 734 0083
apro1986@aol.com

Anah Project
Bradford
01274 884521 / 0845 960 6011

Angelou Centre
Newcastle
0191 226 0394
www.angelou-centre.org.uk

Apna Haq
Rotherham
01709 519211/2
www.apna-haq.co.uk

Asha Projects
London
020 8696 0023
www.ashapjects.org.uk

Ashiana Network
London
020 8539 0427
www.ashiana.org.uk

Ashiana Sheffield
Sheffield
07985 325293
www.ashianasheffield.org

Asian Women’s Resource Centre
London
020 8961 6549
asianwomencentre@aol.com

Black Association of Women Step Out
Cardiff
029 2064 4633 / 07890 940635
www.bawso.org.uk

Hemat Gryffe
Glasgow
0141 353 0859

Humraaz
Blackburn
01254 674312

Imece
London
020 3227 3592
www.imece.org.uk

Iranian and Kurdish Women’s Rights Organisation
London
020 7920 6460 / 07862 733511
www.ikwro.org.uk

Jewish Women’s Aid
National
020 8445 8060
www.jwa.org.uk

Kiran Project
London
020 8558 1986
www.thekiranproject.org.uk

Latin American Women’s Aid
London
020 7275 0321
www.lawadv.org.uk

Latin American Women’s Rights Service
London
020 7336 0888 / 08442 640682
www.lawrs.org.uk

Newham Asian Women’s Project
London
020 8472 0528
www.nawp.org

P.H.O.E.B.E Centre
Ipswich
01473 231566
www.phoebecentre.org.uk

Panahghar
Coventry, Leicester
024 7622 8952 / 0116 270 5320
www.safehouse.org.uk

Roshni
Birmingham
08707 079098
www.roshnibirmingham.org.uk

Sahele
Manchester
0161 636 7550/0161 945 4187
www.saheli.org.uk

Shakti Women’s Aid
Edinburgh
0131 475 2399
www.shaktiedinburgh.co.uk

Southall Black Sisters
020 8571 0800
www.southallblacksisters.org.uk