Table 25 - Demographic Yearbook 2019

Table 25 presents the number of divorces and crude divorce rates for as many years as possible between 2015 and 2019.

**Description of variables:** Divorce is defined as a final legal dissolution of a marriage, that is, the separation of husband and wife which confers on the parties the right to remarriage under civil, religious and/or other provisions, according to the laws of each country\(^1\).

Unless otherwise noted, divorce statistics exclude legal separations that do not allow remarriage. These statistics refer to the number of divorces granted, and not to the number of persons divorcing.

Divorce statistics are obtained from court records and/or civil registers according to national practice. The actual compilation of these statistics may be the responsibility of the civil registrar, the national statistical office or other government offices.

The urban/rural classification of divorces is that provided by each country or area; it is presumed to be based on the national census definitions of urban population, which have been set forth at the end of the technical notes for table 6.

**Rate computation:** Crude divorce rates by urban/rural residence are the annual number of divorces per 1 000 mid-year population. Rates presented in this table have been limited to those countries or areas having at least a total of 30 divorces in a given year. These rates are calculated by the Statistics Division of the United Nations based on the appropriate reference population (for example: total population, nationals only etc.) if known and available. If the reference population is not known or unavailable, the total population is used to calculate the rates. Therefore, if the population that is used to calculate the rates is different from the correct reference population, the rates presented might under- or overstate the true situation in a country or area.

**Reliability of data:** Each country or area has been asked to indicate the estimated completeness of the divorces recorded in its civil register. These national assessments are indicated by the quality codes “C” and “U” that appear in the first column of this table.

“C” indicates that the data are estimated to be virtually complete, that is, representing at least 90 per cent of the divorces that occur each year, while “U” indicates that data are estimated to be incomplete, that is, representing less than 90 per cent of the divorces occurring each year. The code “…” indicates that no information was provided regarding completeness.

Data from civil registers that are reported as incomplete or of unknown completeness (coded “U” or “…”) are considered unreliable. They appear in italics in this table and the rates were not computed on data so coded. These quality codes apply only to data from civil registers. For more information about the quality of vital statistics data in general, see section 4.2 of the Technical Notes.

**Limitations:** Statistics on divorces are subject to the same qualifications as have been set forth for vital statistics in general and divorce statistics in particular as discussed in section 4 of the Technical Notes.

Divorce, like marriage, is a legal event, and this has implications for international comparability of data. Divorce has been defined, for statistical purposes, in terms of the laws of individual countries or areas. The laws pertaining to divorce vary considerably from one country or area to another. This variation in the legal provision for divorce also affects the incidence of divorce, which is relatively low in countries or areas where divorce decrees are difficult to obtain.

Since divorces are granted by courts and statistics on divorce refer to the actual divorce decree, effective as of the date of the decree, marked year-to-year fluctuations may reflect court delays and clearances rather than trends in the incidence of divorce. The comparability of divorce statistics may also be affected by tabulation procedures. In some countries or areas annulments and/or legal separations may be included. This practice is more common for countries or areas in which the number of divorces is small. Information on this practice is given in the footnotes when known.

The registration of a divorce in many countries or areas is the responsibility solely of the court or the authority which granted it. Since the registration recording such cases is part of the records of the court proceedings, divorces are likely to be registered soon after the decree is granted. For this reason the
practice of tabulating data by date of registration does not generally pose serious problems of comparability as it does in the case of birth and death statistics.

As noted briefly above, the incidence of divorce is affected by the relative ease or difficulty of obtaining a divorce according to the laws of individual countries or areas. The incidence of divorce is also affected by the ability of individuals to meet financial and other costs of the court procedures. Connected with this aspect is the influence of certain religious faiths on the incidence of divorce. For all these reasons, divorce statistics are not strictly comparable as measures of family dissolution by legal means. Furthermore, family dissolution by other than legal means, such as separation, is not measured in statistics for divorce.

For certain countries or areas there is or was no legal provision for divorce in the sense used here, and therefore no data for these countries or areas appear in this table.

In addition, it should be noted that rates are affected also by the quality and limitations of the population estimates that are used in their computation. The problems of under-enumeration or over-enumeration, and to some extent, the differences in definition of total population, have been discussed in section 3 of the Technical Notes dealing with population data in general, and specific information pertaining to individual countries or areas is given in the footnotes to table 3.

As will be seen from the footnotes, strict correspondence between the numerator of the rate and the denominator is not always obtained; for example, divorces among civilian plus military segments of the population may be related to civilian population only. The effect of this may be to increase the rates but, in most cases, the effect is negligible.

As mentioned above, data for some countries or areas may include annulments and/or legal separations. This practice affects the comparability of the crude divorce rates. For example, inclusion of annulments in the numerator of the rates produces a negligible effect on the rates, but inclusion of legal separations may have a measurable effect on the level.

It should be emphasized that crude divorce rates like crude birth, death and marriage rates may be seriously affected by age-sex structure of the populations to which they relate. Like crude marriage rates, they are also affected by the existing distribution of the population by marital status. Nevertheless, crude divorce rates provide a simple measure of the level and changes in divorces.

The comparability of data by urban/rural residence is affected by the national definitions of urban and rural used in tabulating these data. It is assumed, in the absence of specific information to the contrary, that the definitions of urban and rural used in connection with the national population census were also used in the compilation of the vital statistics for each country or area. However, it cannot be excluded that, for a given country or area, different definitions of urban and rural are used for the vital statistics data and the population census data respectively. When known, the definitions of urban in national population censuses are presented at the end of the technical notes for table 6. As discussed in detail in the notes, these definitions vary considerably from one country or area to another.

In addition to problems of comparability, divorce rates classified by urban/rural residence are also subject to certain special types of bias. If, when calculating divorce rates, different definitions of urban are used in connection with the vital events and the population data, and if this results in a net difference between the numerator and denominator of the rate in the population at risk, then the divorce rates would be biased. Urban/rural differentials in divorce rates may also be affected by whether the vital events have been tabulated in terms of place of occurrence or place of usual residence. This problem is discussed in more detail in section 4.1.4.1 of the Technical Notes.

**Earlier data:** Divorces have been shown in previous issues of the *Demographic Yearbook*. The earliest data, which were for 1935, appeared in the 1951 issue. For more information on specific topics and years for which data are reported, readers should consult the Historical Index.

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NOTES

1 For definition, please see section 4.1.1 of the Technical Notes.