

Table 24 - Demographic Yearbook 2000

Table 24 presents the marriages by age of groom and age of bride for as many years as possible between 1995 and 1999.

Description of variables: Marriagesⁱ include both first marriages and remarriages after divorce, widowhood or annulment. They do not, unless otherwise noted, include resumption of marriage ties after legal separation.

Age is defined as age at last birthday, that is, the difference between the date of birth and the date of the occurrence of the event, expressed in completed solar years. The age classification used in this table is the following: under 15 years, 5-year age groups through 55-59, 60 years and over, and age unknown. The same classification is used for both grooms and brides.

To aid in the interpretation of data this table also provides information on the legal minimum age for marriage for grooms and the corresponding age for brides. Information is not available for all countries and, even for those for which data are at hand, there is confusion as to what is meant by "minimum age for marriage". In some cases, it appears to mean "age below which marriage is not valid without consent of parents or other specified persons"; in others, it is the "age below which valid marriage cannot be performed, irrespective of consent". Beginning in 1986, the countries or areas providing data on marriages by age of bride and groom were requested to specify "the minimum legal age at which marriage with parental consent can occur". The minimum age shown in this table comes primarily from responses to this request.

Reliability of data: Data from civil registers of marriages which are reported as incomplete (less than 90 per cent completeness) or of unknown completeness are considered unreliable and are set in italics rather than in roman type. Table 23 and the technical notes for that table provide more detailed information on the completeness of marriage registration. For more information about the quality of vital statistics data in general, see section 4.2 of the Technical Notes.

Limitations: Statistics on marriages by age of groom and age of bride are subject to the same qualifications as have been set forth for vital statistics in general and marriage statistics in particular as discussed in Section 4 of the Technical Notes.

The fact that marriage is a legal event, unlike birth and death that are biological events, has implications for international comparability of data. Marriage has been defined, for statistical purposes, in terms of the laws of individual countries or areas. These laws vary throughout the world. In addition, comparability is further limited because some countries or areas compile statistics only for civil marriages although religious marriages may also be legally recognized; in others, the only available records are church registers and, therefore, the statistics do not relate to marriages which are civil marriages only.

Because in many countries or areas marriage is a civil legal contract which, to establish its legality, must be celebrated before a civil officer, it follows that for these countries or areas registration would tend to be almost automatic at the time of, or immediately following, the marriage ceremony. This factor should be kept in mind when considering the reliability of data, described above. 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.

Because these statistics are classified according to age, they are subject to the limitations with respect to accuracy of age reporting similar to those already discussed in connection with Section 3.1.3 of the Technical Notes. It is probable that biases are less pronounced in marriage statistics, because information is obtained from the persons concerned and since marriage is a legal act, the participants are likely to give correct information. However, in some countries or areas, there appears to be an abnormal concentration of marriages at the legal minimum age for marriage and at the age at which valid marriage may be contracted without parental consent, indicating perhaps an overstatement in some cases to comply with the law.

Aside from the possibility of age misreporting, it should be noted that marriage patterns at younger ages, that is, for ages up to 24 years, are indeed influenced to a large extent by laws regarding the minimum age for marriage. Information on legal minimum age for both grooms and brides is included in this table.

Factors which may influence age reporting particularly at older ages include an inclination to understate the age of bride in order that it may be equal to or less than that of the groom.

The absence of frequencies in the unknown age group does not necessarily indicate completely accurate reporting and tabulation of the age item. It is often an indication that the unknowns have been eliminated by assigning ages to them before tabulation, or by proportionate distribution after tabulation.

Another age-reporting factor, which must be kept in mind in using these data, is the variation that may result from calculating age at marriage from year of birth rather than from day, month and year of birth. Information on this factor is given in footnotes when known.

Coverage: Marriages by age of groom and age of bride are shown for 85 countries or areas.

Earlier data: Marriages by age of groom and age of bride have been shown for the latest available year in most issues of the Demographic Yearbook. In addition, issues, including those featuring marriage and divorce statistics, have presented data covering a period of years. For information on the years covered, readers should consult the Index.

ⁱ For definition, see section 4.1.1.4 of the Technical Notes.