

Your Lawyer" Legal Advice and More"

A portal for providing legal knowledge and offering solutions managed by a team of specialized lawyers and supervised by Ms. Nehad Abulkomsan, senior lawyer

Legal articles ... Issue Article

CAN ARTIFICIAL INTELLIGENCE REPLACE A LAWYER ?



MANY EXPERTS EXPECT THAT THE LEGAL PROFESSION WILL BE AFFECTED BY ARTIFICIAL INTELLIGENCE WITHIN THE NEXT DECADE AT THE LATEST.

IT IS ALSO EXPECTED THAT A LARGE PERCENTAGE OF THE JOBS IN OUR WORLD TODAY WILL NOT REQUIRE HUMAN INTERVENTION BY 2030. SOME PREDICTIONS SAY THAT ARTIFICIAL INTELLIGENCE WILL REPLACE LAWYERS. IS THIS TRUE?!

WE CANNOT DENY THAT MACHINES WILL PARTLY INFLUENCE LAWYERS, AND THE BEST EVIDENCE OF THIS IS: A SOFTWARE HAS BEEN DEVELOPED BY JP MORGAN (THE SOFTWARE REVIEWS IN SECONDS THE NUMBER OF CONTRACTS THAT PREVIOUSLY TOOK LAWYERS OVER 360,000 MAN-HOURS), AND IT SPECIALIZES IN ANALYZING FINANCIAL TRANSACTIONS THAT ONCE KEPT LEGAL TEAMS BUSY FOR THOUSANDS OF HOURS AND IS CALLED COIN.

IN LAW, THERE ARE MANY POINTS THAT CONTAIN AMBIGUITY THAT REQUIRE SEVERAL INTERPRETATIONS. ANY ARTIFICIAL INTELLIGENCE SYSTEM MAY STRUGGLE TO UNDERSTAND THESE POINTS, AS THERE IS NO CLEAR ANSWER SUCH AS RIGHT OR WRONG.

LAWYERS HAVE ONE OF THE HIGHEST AVERAGE IQS OF ALL OCCUPATIONS. THEY ARE A MIND-BASED GROUP AND NEED INTELLIGENCE TO BE ABLE TO READ PEOPLE WELL. WHILE MACHINES ARE VERY RELIABLE WHEN IT COMES TO ADMINISTRATIVE TASKS, BECAUSE THEY CANNOT PERFORM ANY TASKS THAT REQUIRE EMOTIONAL INTELLIGENCE.

HENCE, AI CAN BE RELIED UPON FOR STATISTICAL ANALYSIS AND LEGAL RESEARCH, BUT WHEN IT COMES TO ACTUAL CONSULTATION AND THE COURTROOM, THERE IS NO SUBSTITUTE FOR A HUMAN LAWYE

YOUR LAWYER'S LEGAL SERVICES IN THE FIELD OF FREE CONSULTATIONS:

YOUR LAWYER PLATFORM IS A PORTAL FOR LEGAL KNOWLEDGE AND PROVIDING SOLUTIONS. THIS IS MANAGED BY A TEAM OF SPECIALIZED LAWYERS UNDER THE SUPERVISION OF MS. NEHAD ABUELKOMSAN, SENIOR LAWYER. What are the procedures for canceling an official general power of attorney?

The Answer

Ask Your Lawyer

IF THE POWER OF ATTORNEY MAY NOT BE REVOKED/DISMISSED EXCEPT IN THE PRESENCE OF BOTH PARTIES, IT MAY ONLY BE REVOKED/DISMISSED IN THE PRESENCE OF BOTH PARTIES WITH APPROVAL OF THE CANCELLATION. IF THIS PROHIBITION IS NOT STIPULATED IN THE AGENCY DOCUMENT, THE PROCEDURES ARE:

THE PRINCIPLE GOES TO THE REAL ESTATE REGISTRATION OFFICE FROM WHICH THE POWER OF ATTORNEY WAS ISSUED AND ACKNOWLEDGES THE CANCELLATION OF THE POWER OF ATTORNEY AND AN OFFICIAL ACKNOWLEDGMENT OF CANCELLATION IS ISSUED. THEN, THE PRINCIPLE NOTIFIES THE AGENT OF THIS CANCELLATION IN A REGISTERED LETTER WITH ACKNOWLEDGMENT OF RECEIPT ATTACHED TO A COPY OF THE ACKNOWLEDGMENT OF CANCELLATION AND THE PRINCIPLE KEEPS THE ORIGINAL DOCUMENTS.



LEGAL INFORMATION

IN THE FIELD OF CRIMINAL JUSTICE, ARTIFICIAL INTELLIGENCE SYSTEMS ARE ALREADY BEING USED TO PROVIDE **INVESTIGATIVE** ASSISTANCE AND DECISION-MAKING PROCESSES IN MANY JUDICIAL SYSTEMS AROUND THE WORLD. GIVEN THE RAPID DEVELOPMENTS IN THIS FIELD. THE **CHALLENGES** AND OPPORTUNITIES RELATED TO THE USE OF ARTIFICIAL INTELLIGENCE IN JUDICIAL SYSTEMS AND ITS IMPLICATIONS FOR HUMAN RIGHTS AND THE RULE OF LAW SHOULD FORM PART OF THE DISCUSSIONS. AMONG **STAKEHOLDERS** FROM THE JUDICIAL ECOSYSTEM.

Legal Concepts 🛛 🚺

INTELLECTUAL PROPERTY RIGHTS

Article no. (1) of the Universal Declaration of Human Rights states: "All human beings are born free and equal in dignity and rights." Freedom from discrimination stipulated in Article 2 is what guarantees this equality. Non-discrimination is a comprehensive principle in international human rights law. It is stipulated in all basic human rights treaties.

🕂 legal Updates:

TThe Egyptian government submitted a draft law to the House of Representatives, which was referred to the Education Committee regarding "Establishing the Egyptian Central Agency for Intellectual Property," which specified 15 specialties for the agency.

Among those competencies are preparing and updating the national strategy for intellectual property and presenting it to the Council of Ministers for approval, as well as developing the necessary executive mechanisms to activate it in cooperation with the ministries and concerned authorities and following up on its implementation.

Article (4) of the draft law stipulates that the agency shall be responsible for protecting and regulating intellectual property rights as set forth in the provisions of the Intellectual Property Rights Protection Law promulgated by Law No. 82 of 2002.



OUR CLIENTS

This month, September , a total of 1317 consultations were received by "Mohamek" across its three different communications means, including Facebook pages, telephone, and website, as follows:

> Phone consultations 40.9%

Website consultations

13.3%

- Facebook: 603 consultations were received on Facebook, making up 45.7%.
- > Phone: :538 consultations were received on mobile and landlines, making up 40.8% of the complaints
- 🕽 🗲 Website: 176 🛛 consultations were received on the Mohamek website; constituting 13.3 % of the consultations

Your Legal Advisor in Family Matters... Enabling marital housing 'for men also'!

MOH.

A M

JEK



hA husband A.C did not know that disputes could lead to his expulsion from the marital home, and he did not know that husbands have the same right to the marital home. This is the normal situation for vulnerable women, and for this there was the law!

This is what many people think, but the situation of Mr. A.C was completely the opposite. He was the first man to have a decision issued enabling him to the marital home after his wife kicked him out due to domestic disputes.

Not only that, but he also resorted to using his legal right to request compensation of 100,000 pounds for the damage that caused him. The wife was surprised by a force of the police department and the court, in the presence of the husband, that the door was being broken down and the husband was allowed to enter the marital apartment.

The wife was a co-worker of the husband at work, and the husband was expelled from the marital home for two years, deprived of seeing his children, and prevented from entering the marital home after the wife changed the lock of the apartment.

The wife did this after the husband left voluntarily with his suitcase to his parents' house after a dispute with his wife. This continued for two full years, which no one expected, and no action was taken to continue the marital relationship or divorce, so it is natural for him to resort to the husband has the right to sue.

Also, no everyone knows that the marital home and enabling to it during the marital relationship as long as it exists becomes a joint empowerment for both husband and wife together, and this is what happens if the wife is the one affected by the expulsion, or the husband is the one who was expelled.

Facebook consultations 45.8%

Your legal advisor for family issues (Your Lawyer) explains that a decision is issued to enable the marital house to be shared with the husband if the marriage relationship continues means they are still married.

However, if a divorce occurs between the spouses and the children are still under the legal age, in this case the husband is not able to share the marital residence with the wife, while he must find an alternative place for him to reside.

This is what Article 44 of the Family Law stipulates, "If the marriage is still valid, the decision to enable the marital house is shared by both parties.

For a free consultation Please fill out an online form, send us an email, or call us via phone for 30 minutes

working days

Sunday – Thursday from 10:00 am to 04:00 pm Mohamek is a monthly newsletter issued by Mohamek platform in cooperation with the Egyptian Center for Women's Rights and the Gender & Legal Expert House



Contact Us

C Phone : 01061496144 01066854655 0225242141

WhatsApp: 01061496144 C E-mail: info@mohamek.com complaints@mohamek.com To contact the support team or complaints (messages via WhatsApp only) 01024234501