Maternity Benefit Practices at NGOs in Bangladesh: Laws and Implementation

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Maternity leave is an important benefit to the female employees and it plays important role to increase organizational loyalty, efficiency and job satisfaction, particularly in the Non-Government Organizations (NGOs). The objective of the study is to assess the laws and implementation of the maternity benefits at the diverse NGOs on different working echelon in Bangladesh. Descriptive statistics and zero order correlation method have been performed using the data haul out from one hundred female employees experiencing at least one child at the different NGOs in Kurigram District, Bangladesh. Among all female employees, salary structure and the managerial position are not satisfactory at NGOs in Bangladesh, although higher education of females plays an important role to get the job. In case of maternity benefits, all of them have got three or four months as maternity leave period and a significant number have not got any types of payment during maternity leave (27%), have not enjoyed maternity leave properly (24%), and have been terminated, sent away or expelled etc. due to maternity leave (19%). In addition, an inverse relation of duration of maternity leave with age (26.4%) and length of service (34.1%) has also been identified i.e., duration of maternity leave decreases with increasing employees’ age and length of services. In our study, evidently there are no NGO practices laws of maternity benefit properly in Bangladesh. Therefore, every NGO should administer and implement the Laws of maternity benefit properly.

Keywords: Maternity Benefit; Descriptive Statistics; Zero Order Correlation; Non-Government Organizations (NGOs); Bangladesh

Introduction

NGO (Non-Government Organization) is very well known and their activities are wide spread in Bangladesh (Begum et al., 2004). NGO refers to “association voluntarily formed by individuals for the purpose of rendering welfare and development services outside Government Structure: drawing funds from national and international sources; and functioning within the legal framework of the country” (Halim, 1993, “non-profitable organization” (Rahman, 2000). In Bangladesh, there were 1925 NGOs in 2004 (NFB, 2004) and the number is 2198 in 2012 (BFF, 2012). In recent years, many countries have observed a large increase in female labor force participation rates and mothers with young children increasing the most (Dustmann & Schonberg, 2008, 2011); the labor force participation of women worldwide is 43% and the number of women workers has also gone up in the last 20 years in Bangladesh. NGOs have contributed greatly to the employment generation in Bangladesh (World Bank Group’s Database), mostly in women employment and in 2010, the 126 (Micro Finance Institution) MFI-NGOs created direct 37,773 women employment (BMFS, 2010). Thus, maternity leave is an issue, since the majority women have child at their lives (Anam, 2008).

“Maternity Benefit” means leave with wages granted to a female worker because of her giving birth to a child (Paul, 2008). Maternity is a condition which requires differential treatment to achieve genuine equality and, in this sense, it is more of a premise of the principle of equality than a dispensation (ILO, 1996). Generally, maternity leave is available to mothers only (Thevenon & Solaz, 2013). At first, maternity leaves were introduced to protect the health of working mothers and their newborn child (Thevenon & Solaz, 2013), to protect female workers from heavy work conditions, and later, to preserve job opportunities of young mothers who want to return job after birth (Zheliazkova, 2013). Parental leave or maternity leave is an important employee benefit (Dessler, 2008). Maternity leave is important as future cognitive and emotional development (Harris, 1983; Lewis & Brooks-Gunn, 1979); to improve the welfare of children, and expansions, increase in the quantity and quality of child-parent interactions (Dustmann & Schonberg, 2008, 2011). It is also important for the health and wellbeing of mothers and children; child development; family formation and functionality; women’s labor-force attachment and career progression; and gender equality in paid employment and the household (Galtry & Callister, 2005; Carneiro et
countries, Bangladesh also provides 100% benefit to the female workers. In some countries, cash benefits are only available for a certain number of births. In Malaysia, cash benefits are provided for a women’s first five children; in Egypt, three times during a spell of employment; whereas in Bangladesh, only for two children in the whole employment (ILO, 2010).

In Bangladesh, there was some discrimination found in maternity leave administration in few sectors. It was seen in the garment sector that most women were restricted to leave their jobs after the birth of their children and if they hunted to start work again in the same factory they would have to start as new employees with lower wages and salaries instead of returning to their former positions; and some owners provided leave to their employees but did not pay them as per the provisions of the Law (Anam, 2008). This study shows a scenario of the maternity benefits practices at the different NGOs on the world context as well as local in Bangladesh. Such kinds of studies are very poor in Bangladesh. This study helps to fill up the existing research gap. The objective of this study is to evaluate the laws and implementation of the maternity leave at the different NGOs on different working position in Bangladesh and also identify the level of termination, discharge, dismissal and discrimination during employees leave period.

Laws of Maternity Leave

International Laws: Duration of Leave

“...a woman to whom this Convention applies shall be entitled to a period of maternity leave of not less than 14 weeks” [Convention No. 183, Article 4(1)].

“Members should Endeavour to extend the period of maternity leave referred to in Article 4 of the Convention to at least 18 weeks” [Recommendation No. 191, Paragraph 1(1)].

“With due regard to the protection of the health of the mother and that of the child, maternity leave shall include a period of six weeks’ compulsory leave after childbirth, unless otherwise agreed at the national level by the government and the representative organizations of employers and workers” [Convention No. 183, Article 4(4)].

“To the extent possible, measures should be taken to ensure that the woman is entitled to choose freely the time at which she takes any non-compulsory portion of her maternity leave, before or after childbirth” [Recommendation No. 191, Paragraph 1(3)].

Cash Benefits

“Cash benefits shall be provided, in accordance with national laws and regulations, or in any other manner consistent with national practice, to women who are absent from work on leave” [Convention No. 183, Article 6(1)].

Amount and Duration

“Cash benefits shall be at a level which ensures that the woman can maintain herself and her child in proper conditions of health and with a suitable standard of living” [Convention No. 183, Article 6(2)].

“Where, under national law or practice, cash benefits paid with respect to leave referred to in Article 4 are based on previous earnings, the amount of such benefits shall not be less than two-thirds of the woman’s previous earnings or of such of
those earnings as are taken into account for the purpose of computing benefits” [Convention No. 183, Article 6(3)].

“Where, under national law or practice, other methods are used to determine the cash benefits paid with respect to leave referred to in Article 4, the amount of such benefits shall be comparable to the amount resulting on average from the application of the preceding paragraph” [Convention No. 183, Article 6(4)].

“Where practicable, and after consultation with the representative organizations of employers and workers, the cash benefits to which a woman is entitled during leave referred to in Articles 4 and 5 of the Convention should be raised to the full amount of the woman’s previous earnings or of such of those earnings as are taken into account for the purpose of computing benefits” [Recommendation No. 191, Paragraph 2] (ILO, 2010).

Local Laws: Right to, and Liability for, Payment of Maternity Benefit

1) Every woman employed in an establishment shall be entitled to and her employer shall be liable for, the payment of maternity benefit in respect of the period of eight weeks preceding the expected day of her delivery and eight weeks immediately following the day of her delivery:

Provided that a woman shall not be entitled to such maternity benefit unless she has worked under the employer, for a period of not less than six month immediately preceding the day of her delivery.

2) No maternity benefit shall be payable to any woman if at the time of her confinement she has two or more surviving children, but in that case she shall be entitled to the leave to which she would otherwise be entitled [Section-46].

Procedure Regarding Payment of Maternity Benefit

1) Any pregnant woman entitled to maternity benefit under this act may, on any day, give notice either orally or in writing to her employer that she expects to be confined within eight weeks next following and may therein nominate a person for purposes of receiving payment of maternity benefit in case of her death.

2) Any woman who has not given such notice and has been delivered of a child, shall within seven days, give similar notice to her employer that she has given birth to a child.

3) When a notice referred to in Sub-section 1 or 2 is received, the employer shall permit the women to absent herself from work from the day following the date of notice in the case mentioned in Sub-section 1; form the day of delivery in the case mentioned in Sub-section 2 until eight weeks after the day of delivery.

4) An employer shall pay maternity benefit to a woman entitled thereto in such one of the following ways as the woman desire, namely:

a) for eight weeks, within three working days of the production of a certificate signed by registered medical practitioner stating that the woman is expected to be confined within eight weeks of the date of the certificate, and for the remainder of the period for which she is entitled to maternity benefit under this act within three working days of the production of proof that she has given birth to a child; or

b) for the said period up to and including the day of delivery, within three working days of the production of proof that she has given birth to a child, and for the remainder of the said period, within eight weeks of the production of such proof; or

c) for the whole of the said period, within three working days of the production of proof that she has given birth to a child:

Provided that a woman shall not be entitled to any maternity benefit or any part thereof, the payment of which is dependent upon the production of proof under this sub-section that she has given birth to a child, unless, such proof is produced within three months of the day of her delivery.

5) The proof required to be produced under Sub-section 4 shall be either a certified extract from a birth register under the births and deaths registration act, 2004 (XXIX of 2004) or a certificate signed by a registered medical practitioner or such other proof as may be accepted by the employer [Section-47].

Amount of Maternity Benefit

1) The maternity benefit which is payable under this act shall be payable at the rate of daily, weekly or monthly average wages, as the case may be, calculated in the manner laid down in Sub-section 2, and such payment shall be made wholly in cash.

2) For the purpose of Sub-section 1 the daily, weekly or monthly average wages, as the case may be, shall be calculated by dividing the total wages earned by the woman during the three months immediately preceding the date on which she gives notice under this act by the number of day she actually worked during the period [Section-48].

Restriction on Termination of Employment of a Woman in Certain Cases

If any notice or order of discharge, dismissal, removal or termination of employment is given by an employer to a woman within a period of six month before and eight weeks after her delivery and such notice or order is given without sufficient cause, she will not be deprived of any maternity benefit to which she would have become entitled under this chapter [Section-50] (Ministry of Labour and Employment, 2006).

Amended Maternity Leave

“Where a female Government servant applies for maternity leave, the authority mentioned in rule 149 or, rule 150, as the case may be, shall grant such leave for a period of six months from the date of commencement of the leave or her confinement for the purpose of delivery, whichever is earlier”. This amended leave was effective from 09 January, 2011 (Department of Finance, 2012).

Data and Methods

This is a cross sectional studies involving 100 female employees of all ages who have at least one child and are experienced in maternity leave extracted from various non-government organizations (NGOs) in Kurigram District, Bangladesh. Data on some selected socio-economic and maternity leave related factors have been collected through questionnaire method during November to December, 2012. To fulfill the objective, descriptive statistics and zero order correlation method have been utilized in this study. Initially, the descriptive statistics has been used to explore the current situation of
socio-economic and maternity leave related characteristics of the respondents and finally, zero order correlation method have been employed to estimate the existence relationships among them. The analyses of the data have been made using the statistical software SPSS-20 version.

**Results and Discussion**

The results of descriptive statistics have been demonstrated in Table 1 where the frequency with percentage distribution of the selected socio-demographic and maternity leave related characteristics of employees at NGOs in Bangladesh is disclosed. It is observed from Table 1 that most of the female employees (58%) are belonged to the 25 - 29 years of age groups. Also, 24% and 18% employees are in the 20 - 24 years and 30 - 40 years of age groups respectively. There are 24%, 27% and 49% employees who have completed SSC, HSC and Higher level of education. It implies that higher education plays a vital role to get the job at NGOs in Bangladesh, especially for females. Among all employees, 58% and 42% are currently lived in sub-urban and rural areas respectively. Again, there are 46%, 41% and 13% employees who get ≤TK. 10000, TK. 10100 - 15000 and >TK. 15000 as monthly salary respectively. Clearly, the salary structure of the employees is not good enough because the livelihood costs is rapidly increasing in Bangladesh. So, it is important to increase the salary structure of employees. It is also observed that the level of job of female employees is not satisfactory. Only 2% employees are managerial personnel. In case of officer and field worker, both contains equal personnel (49%). Of all employees, the majorities (55%) are experienced personnel and the rests are in under training (5%) and trained (40%). Again, there are 23%, 39%, 20% and 18% employees whose length of present service is 1 - 2 years, 3 years, 4 years and ≥5 years respectively. It implies that the number of employees decreases with increasing the length of services. In case of maternity leave practices, it is observed that only 1% employees have got the maternity leave for first children but the rests (99%) have got this leave for first and second children, which implies that NGOs of Bangladesh follow the rule of government in this case. But in case of duration of maternity leave practices, they don’t follow the governments’ rule. Although the governments’ rule of duration of maternity leave in Bangladesh is six months, NGOs give three or four months leave which has been observed in this study. Although the majorities (71%) have got four months as maternity leave, 29% of employees have got three months. About all (99%) have got this leave from the date of joining but 1% has got after the conformation of job. Clearly, it is also positive sign for job satisfaction. It is also observed that the majorities (73%) have got any type of payment of maternity leave where 67% get full payment and 6% get half payment of leave, but a remarkable number of employees (27%) have not got any types of payment during leave. Since cash benefits of maternity is legal rights of employees, every NGO should have to give the full payment system. However, every NGO in Bangladesh gives the before 50% and after 50% maternity leave which is observed in this study. Although, most of the employees (76%) have enjoyed maternity leave properly, a remarkable number (24%) have not enjoyed properly. In addition, 19% employees have been terminated from NGOs in Bangladesh due to maternity leave. So, it is important to ensure the job of employees and NGOs must follow the governments’ rule of maternity leave.

The Table 2 depicts the results of zero order correlation coefficients of socio-economic and maternity leave related characteristics of employees at NGOs in Bangladesh. It is found from the results that employees’ age is significantly correlated with education, monthly salary, length of present service and duration of maternity leave. Moreover, a significant correlation has been found between education and monthly salary, monthly salary and length of service, length of service and duration of maternity leave respectively.

There are 61%, 71.2% and 58% positive correlations of em-
employees' age with education, monthly salary and length of service, but 26.4% negative correlation with duration of maternity leave respectively. Clearly, education, monthly salary and length of service increases with increasing the age of employees but in case of duration of maternity leave, it has a reverse relationship. A positive correlation between education and monthly salary (83.9%) and monthly salary and length of service (26.3%) but a negative correlation between length of service and duration of maternity leave (34.1%) has also been found. It clarifies that monthly salary increases with increasing education and length of service respectively. Despite increasing length of services, duration of maternity leave decreases. However, the relationships of these factors have been shown in Figure 1 for making clear understanding.

Conclusion and Recommendation

In this study, about half of the female employees belong to the 25-29 years of age groups (58%) and have higher level of education (49%). Although higher education plays a vital role to get the job particularly for females at NGOs in Bangladesh, the salary structure of the employees is not satisfactory because the living cost is rapidly increasing in this country. In addition, the level of job of female employees is not satisfactory. There are only 2% managerial personnel. However, the majorities are trained (40%) or experienced (55%) personnel. It is also remarkable that the number of female employees decreases with increasing the length of services. In case of maternity leave practices at NGOs in Bangladesh, almost all employees (99%) have got this leave for first and second children and they have got three or four months as maternity leave period. Clearly, the governments’ rule about duration of maternity leave is six months in Bangladesh but no NGO follows this rule properly. Moreover, a remarkable number of employees have not got any types of payment during maternity leave (27%), have not enjoyed maternity leave accurately (24%), and have been terminated, discharged or dismissed etc. at their send-off period (19%). There has also found a strong positive correlation of employees’ age with education (61%), monthly salary (72.1%) and length of service (58%); education with monthly salary (83.9%); and monthly salary with length of service (26.3%) respectively. But, a negative correlation of duration of maternity leave with age (26.4%) and length of service (34.1%) has also been found, which clarifies that duration of maternity leave decreases with increasing employees’ age and length of services. Therefore, it is recommended that every NGO should practice the statute of maternity benefits accurately. The findings of this study would be very helpful to the NGOs and Government; and other businesses to implement proper maternity benefits policies at their organizations to ensure the satisfaction of the employees.

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