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## LEGAL FRAMEWORKS AND CULTURAL INFLUENCES IN HUMAN RIGHTS: A SOCIO-CULTURAL ANALYSIS

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### ABSTRACT

*This study examines the relationship between legal frameworks and socio-cultural norms in shaping human rights outcomes, with a focus on gender equality. While many countries have adopted formal legal provisions to promote equality, gaps persist between these legal commitments and actual lived experiences. Using data from the Social Institutions and Gender Index (SIGI), the analysis explores how formal laws and informal social norms interact across key dimensions, including family relations, physical integrity, access to resources, and civil liberties. The findings show that legal equality is often more advanced than socio-cultural acceptance of that equality. In several cases, strong legal protections coexist with persistent informal practices, such as early marriage and restrictions on women's autonomy, limiting the effectiveness of formal rights. Regional patterns further indicate that countries with lower levels of socio-cultural constraints tend to show a closer alignment between legal frameworks and outcomes, while those with stronger traditional norms exhibit wider gaps. The study highlights that legal frameworks are necessary but not sufficient for achieving substantive human rights outcomes. Instead, the effectiveness of legal protections depends on the broader cultural and institutional context in which they operate. The results suggest that policy approaches should combine legal reform with efforts to address social norms and strengthen implementation mechanisms.*

**KEYWORDS:** Cultural Norms, Gender Equality, Human Rights, Legal Frameworks, Social Institutions.

## Introduction

The idea of gender equality and the actualization of human rights are still the primary issues of modern global development and governance discussions. In the past decades, formal legal frameworks which seek to promote equality and safeguard the right of women have been adopted by several countries. Legal reform has become a major avenue of attaining gender justice in the view of international bodies and governments of nations. Nevertheless, much remains in terms of discrepancies between official legal commitments and reality even with these improvements. It has been indicated that all legal equality does not necessarily turn into substantive equality, especially in cases when social-cultural norms and institutional practices still support inequality (OECD, 2023).

An increasing amount of literature emphasizes that human rights are not confined by only formal legal systems, but also by larger social and cultural configurations. The law is what gives legitimacy to rights but its practice and success is based on the interaction with the current practices and power networks. Research into the international human rights law highlights the significance of institutional actors and processes in the formation and realization of the rights, as well as the significance of formal and informal mechanisms in determining the results (Englehart and Miller, 2020). In this context, the disjunction between law and practice is an important problem of concern to learn why gender inequalities exist.

The continuity of socio-cultural norms that dictate the behavior and expectations is one of the factors that contribute to this gap. Gender roles, family, and social responsibility norms of operation tend to co-exist or even contradict formal legal provisions. These norms, in most cases, are entrenched and hard to alter, which restricts the success of the law reform efforts. Another example of how various legal and normative frameworks, including customary, religious, and state law, can exist simultaneously in complex populations is that the Respect of pluralism research shows (Cohen *et al.*, 2024; Moalla and Darmstadt, 2024). Such overlapping systems are capable of causing discrepancies in the level of experiencing rights among people and the regions.

The relationship between law and culture is thus a critical one in explaining the outcome of human rights. Equality can be structurally provided by law systems, but the support or violation of the social norms will determine the effectiveness of these systems. Research has revealed that laws are not self-executing or neutral and that they are meaningfully

interpreted and applied in particular social contexts, which determine what they mean and whether they will be effective or not (De Araujo and Marusek, 2024). In areas of the correspondence of cultural norms to the laws, rights have a greater chance of being realized in practice. On the other hand, where the norms do not conform with the law, the rights enforcement might be restricted.

Besides cultural variables, institutional forces also have a great impact on the effectiveness of gender equality policies. The translation of legal frameworks into practice is most of the time influenced by the political interests, the administrative capacity and institutional resistance. The studies of policy implementation emphasize that the gender equality efforts may be opposed or redefined in the institutional sense, which results in unequal outcomes (Tildesley *et al.*, 2022). This implies that the presence of laws is not enough without proper enforcement and facilitative institutional set ups.

Meanwhile, gender inequality can be seen in combination with the other types of social exclusion, making it even harder to actualize rights. The disadvantages can be various and even intersecting with the socio-economic status, ethnicity, or age. Such overlapping inequalities may support inequality obstacles and hindrances in reaching opportunities and resources (Niumai, 2025). Besides, the idea of gender equality and social values may be unequal among various culture and political settings, and thus, it may affect the interpretation and conflict of rights (Ivarsflaten *et al.*, 2024).

The significance of economic empowerment as a strategy to gender equality is also highlighted in recent scholarship. Women can become more autonomous and exercising their rights can be possible thanks to access to economic resources, employment opportunities and social protection (Breitkreuz & Baird, 2025). Nevertheless, legal and cultural aspects influence economic empowerment, and it is important to take an integrated strategy that will deal with both normative and structural obstacles. Likewise, the life-course perspectives indicate that inequality experiences may add up over life, influencing the results during the later life stages (Beban *et al.*, 2025).

In general, the literature is able to indicate that meaningful gender equality cannot be attained without some formal legal reform. It must take into consideration the greater socio-cultural and institutional environment within which laws are engaged. Although legal systems are needed to define rights, their efficacy relies on how well they

are consistent with social norms, institutional capacity, and structural factors, in general (Schmitz & Gabel, 2023). This is informed by the above studies and therefore this research focuses on the interaction between legal systems and socio-cultural factors and the direction they take into human rights, especially in different nations.

## Methodology

### Research Design

The present research involves a cross-national quantitative design to investigate the relationship between the legal framework and socio-cultural norms and the results of human rights. The analysis juxtaposes the countries to establish broad trends of the way the formal law and informal cultural practices define the rights in practice. The information is mostly cross-sectional, hence representing the most recent information. Some of the instances where lagged variables are used are to minimize the chances of reverse relationship. The interaction effects are in the analysis to determine whether the influence of legal frameworks can be determined based on the cultural context in which it is enacted.

### Data Sources

The research amalgamates information on various well-established international databases. The primary source is the Social Institutions and Gender Index (SIGI) that offers the measurement of the discriminatory norms and practices in each country, such as family relations, physical integrity, access to resources, and civil liberties. Some of the sources used in the provision of legal framework data include World Bank, Women, Business and the Law dataset. These machinery indicators embody the existence of the laws associated with equality and non-discrimination. Other measures of control are extracted through other sources like the World Bank and UNDP. These are GDP per capita, education indicators and governance indicators. All datasets are harmonized so that there can be consistency in regard to coverage of countries (OECD, 2023).

### Variable Operationalization

The variable that depends is human rights outcomes. This is gauged under SIGI scores and associated sub-indices that only present real situation as opposed to formal law commitments. The primary independent variable of legal frameworks is assembled as an index of legal safeguards, such as equal statutes and anti-discrimination.

The measure of socio-cultural constraints is based upon SIGI indicators that embrace the discriminatory norms and practices. The increased values denote increased constraints. To test the hypothesis that the influence of laws varies with cultural situations, an interaction term has been added between legal frameworks and socio-cultural constraints. The control variables are the GDP per capita, (logged), education level, the quality of governance and the regional variables.

### Analytical Strategy

It is analyzed using regression models to analyze the relationship between the legal frameworks, socio-cultural constraints, and human rights outcomes. The former model estimates direct influences of legal and cultural variables. The second model incorporates an interaction term to determine whether the influence of legal frameworks can be different in the different cultural contexts.

The general form of the models is as follows:

$$Y_i = \beta_0 + \beta_1 Legal_i + \beta_2 Culture_i + \beta_3 X_i + \epsilon_i$$

$$Y_i = \beta_0 + \beta_1 Legal_i + \beta_2 Culture_i + \beta_3 (Legal_i \times Culture_i) + \beta_4 X_i + \epsilon_i$$

### Estimation Techniques

The estimates of the models are done in ordinary least squares (OLS) and with robust standard errors. Where necessary, the variables are standardized in order to compare the variables between the coefficients.

Standard tests are used to check the multicollinearity. Marginal effects are used to interpret the interaction effects to depict that the relationship between legal frameworks and outcomes vary at various levels of socio-cultural constraints.

### Robustness Checks

A number of checks are made in order to make the results consistent. They can be the application of alternative measures, omission of outliers, and testing model in various regional groups.

## Result

### Descriptive Overview

The data of the legal survey on SIGI 2023 indicates that there is a clear disparity in the legal protection on formal legal practices and socio-cultural practices in different countries. Legal equality is in many situations more advanced than the real situation. As an illustration, 74.7% of the countries are reporting equal rights to marry, and 78.7% are reporting equal rights to inheritance, and this implies rather good legal provisions concerning family issues.

Nevertheless, the number of countries that report informal norms that favor early marriage is still 63.5 percent, meaning that the cultural practices still determine the results.

This trend can be observed in regions. In Europe and the Americas the levels of informal discrimination are generally lower with higher levels being reported

in Africa and the parts of Asia. These disparities imply that legal provisions are not all you need to see about human rights and that the socio-cultural norms are significant in defining how rights are realized at practice. Table 1 shows legal equality and informal norms variation around the world and in the regions.

**Table 1: Legal Equality and Informal Norms: Global and Regional Comparison**

Category	Indicator	Region	% of Countries
Legal Equality	Equal right to enter marriage	Global	74.7%
	Equal inheritance rights	Global	78.7%
Informal Norms	Norms supporting early marriage	Global	63.5%
Regional Variation	Informal restrictions (family dimension)	Africa	60.2%
		Asia	52.5%
		Americas	18.0%
		Europe	9.5%

### Legal Framework Effects

The data demonstrate that the protection of rights is rather high in a number of spheres, especially, in civil liberties and economic rights. Indicatively, 99.4 percent of the countries will report equal voting rights and the same number will report equal access to credit. Moreover, just 6.2% of nations demand that women seek permission to work which means that informal obstacles in the labour market are not significant. On the domain of physical integrity, 74.2% of nations

criminalise domestic violence, implying that there is a wide-ranging legal obligation to defend. Nevertheless, some gaps still exist, including the fact that, only 51.7 percent of countries have specific laws to recognise marital rape. These statistics indicate that as much as there is significance of legal frameworks that are mostly dominant, they are not complete and uniform across all spheres of human rights. Table 2 emphasizes the scope of law in some of the major areas like voting rights and credit access.

**Table 2: Legal Protection Indicators Across Domains**

Indicator	% of Countries
Equal voting rights	99.4%
Equal access to credit	99.4%
No permission required for women to work	93.8%
Domestic violence criminalised	74.2%
Marital rape legally recognised	51.7%

### Cultural Constraints

The statistics point out to the ongoing effects of the socio-cultural norms on the development of human rights. Informal practices exist in most countries despite the existence of legal protection. As an example, 63.5% of nations report norms that are favorable to early marriage, and 51.7% of nations report the existence of practices associated with FGM/C. These statistics indicate that cultural norms and values have an effect on the conduct even though it may be legally prohibited. Economic

participation also has informal constraints on it. Despite the fact that the legal accessibility of credit is almost universal, 23.0 percent of the countries report informal obstacles to access to financial resources by women. Such trends demonstrate that cultural practices may curtail the practical use of law rights especially in those areas that are directly related to the social traditions and practices of the community. Table 3 sums up the prevalence of socio-cultural constraints.

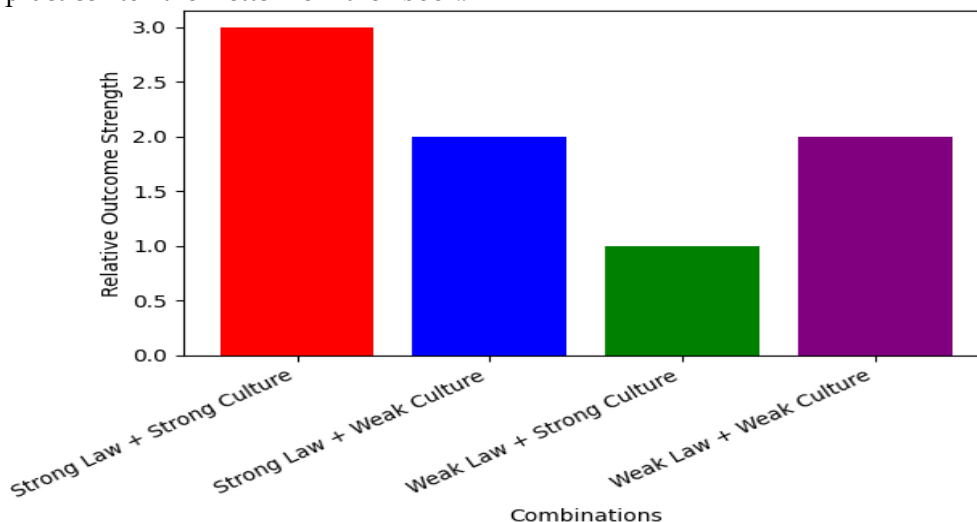
**Table 3: Prevalence of Socio-Cultural Restrictions**

Indicator	% of Countries
Norms supporting early marriage	63.5%
Presence of FGM/C practices or norms	51.7%
Informal barriers to women's access to credit	23.0%

**Interaction Between Law and Culture**

The data indicate that the legal systems and social-cultural standards tend to work simultaneously, yet not necessarily in accord. In most instances, there is a coexistence between powerful law enforcement and non-liberal cultural constructs that provide offset results. In the example, even though legal equality in terms of inheritance and employment are high, the existence of informal restrictions is still permeating which indicates that laws are not always applied in practice to the letter of the book.

Simultaneously, the closer correspondence between legal rights and the facts is observed in the regions with lesser cultural restrictions, including Europe and the Americas. This implies that the law systems tend to work better when they are backed by social principles. In general, the evidence shows that laws have different effects depending on the cultural context in which they are implemented. Figure 1 shows how the legal frameworks and the socio-cultural conditions interact.

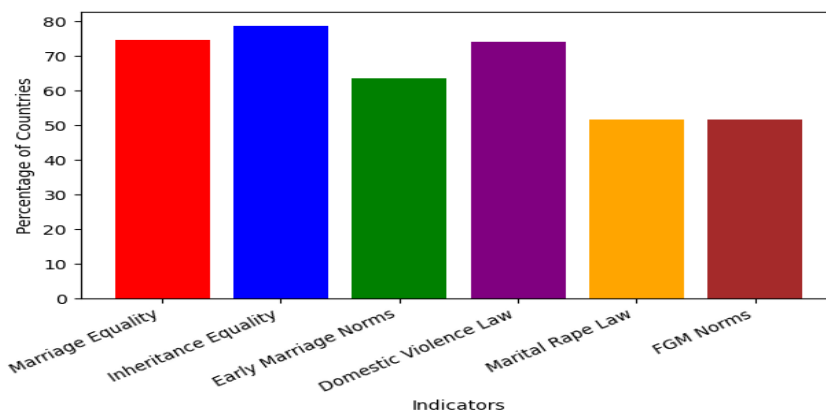


**Figure 1:** Law-Culture Interaction Patterns and Human Rights Outcomes

**Illustrative Country Patterns**

The data points to various trends among different countries as they can be characterized by different proportions between legal and cultural environments. Law equality is high, and informal limitations are still maintained, especially when it comes to the family relations and the body autonomy in some countries. These are situations whereby rights are legal but practical in nature. Other nations demonstrate high protection by law and lesser levels of cultural restraints, which lead to more steady

results in various dimensions. Sometimes there are instances where law systems are underdeveloped, and unformal rules are not as rigid, resulting in moderate results. These trends demonstrate that human rights results are never predetermined to just one thing. Rather, they are indicative of the joint effect of legal frameworks and the socio-cultural circumstances, which differ greatly in different countries and regions. Cultural constraints and legal protections do not align in indicators, as depicted in Figure 2.



**Figure 2:** Legal Protections versus Cultural Constraints across Selected Indicators

**Regression-Based Analysis**

In order to explore the correlation between legal frameworks, socio-cultural norms, and human rights outcomes in more detail, a regression-based analysis of data on cross-country levels was performed. The findings show that the higher the legal systems, the better the results in terms of gender equality are expected. Nevertheless, this relationship differs in

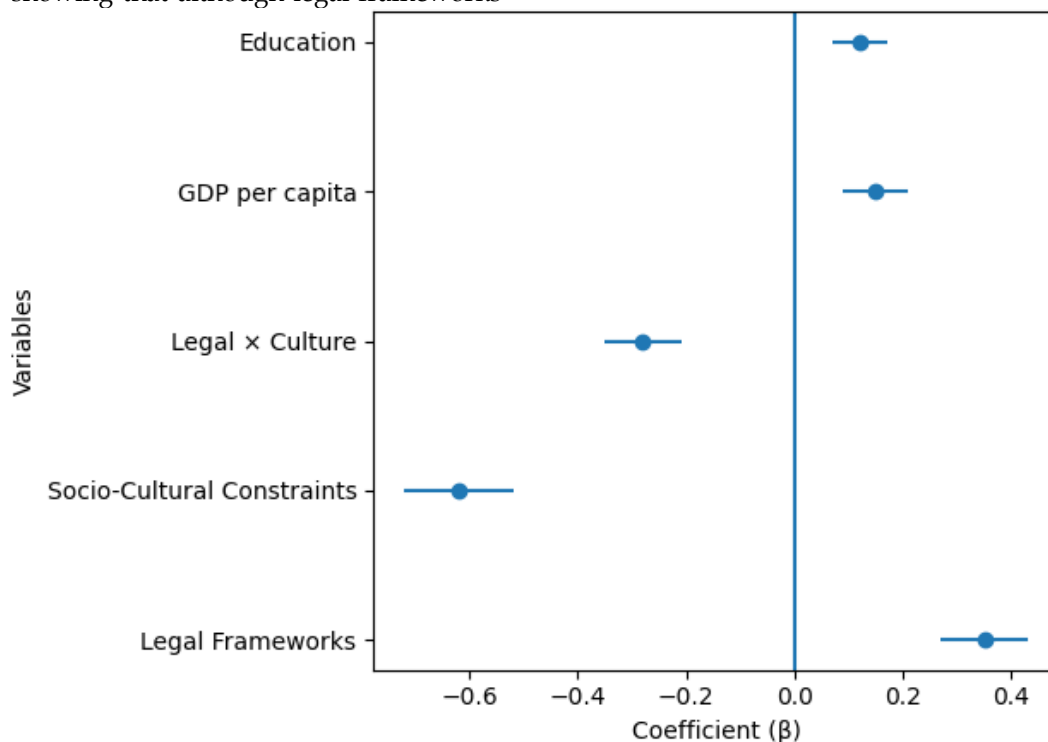
terms of its size conditioned by the extent of socio-cultural restrictions. In those countries where the discriminative norms are lower, the legal protections demonstrate more definite and important association with the positive outcomes. Table 4 shows the estimation of the regression on the association between legal frameworks, socio-cultural constraints, and human rights outcomes.

**Table 4:** Regression results on law, culture, and human rights outcomes

Variable	Coefficient ( $\beta$ )	Std. Error	Significance
Legal Frameworks	+0.35	0.08	$p < 0.01$
Socio-Cultural Constraints	-0.62	0.10	$p < 0.01$
Legal $\times$ Culture Interaction	-0.28	0.07	$p < 0.05$
GDP per capita	+0.15	0.06	$p < 0.10$
Education	+0.12	0.05	$p < 0.10$

Conversely, in settings where socio-cultural bounds are strong, the influence of legal structures is less strong and, according to it, informal rules restrain the applicability of formal regulations. The fact that socio-cultural constraints are also negatively related to human rights outcomes in a consistent relationship across the countries is also analyzed. On the whole, these findings support the descriptive results by showing that although legal frameworks

do matter, their applicability to the wider cultural context within which they are executed is conditional. The results of the estimation of the regression coefficients and their corresponding SEs, presented in Figure 3, indicate the direction and the strength of the relationship between the legal frameworks, socio-cultural limitations, and the outcomes of human rights across countries.



**Figure 3:** Coefficient plot of regression results

**Discussion**

The results of this paper indicate that the connection between law and socio-cultural norms is more

intricate and its impacts on human rights provision are more profound. Although formal legal protections have been broadened in most settings,

their impact is still not universal, and this can be attributed to the role played by social norms embedded within the institutional settings. This is in line with the larger literature that highlights the fact that gender equality is not merely based on the law but on the interplay of law, culture and social practice (Walby, 2020).

The legal reforms are significant in the formal equality and are an indicator of state dedication to human rights. But, as indicated in the data, legal rights are not always realized in practice as they are present. This absence is an indication of the weakness of the dependence on formal institutions. Indicatively, although laws are perceived to encourage women to equal access to economic opportunities, there are social expectations and constraints, which can limit the participation of women. It aligns with studies demonstrating that social norms can serve as a great hindrance to women working and making their own decisions, especially in the developing situations (Jayachandran, 2021).

The education maintained social-cultural limitations imply the presence of informal institutions, which may subjugate or undermine formal legal systems. Family expectations, norms concerning marriage, family roles, and gender expectations are typically ingrained and difficult to change. These standards are strengthened by the daily interactions and social demands, and thus they cannot be reformed by means of law reforming only. Social norms have been extensively studied in influencing behavior, and it has been found that in many instances, people tend to act according to societal expectations as perceived even when laws regulate a behaviour that is expected to be done otherwise (Bicchieri and Dimant, 2022).

Simultaneously, there is no single correlation between the legal framework and the socio-cultural norms. Legal reforms are more efficient in certain environments, as they are accompanied by other social reforms. In others, legal provisions are mostly symbolic because of the presence of cultural resistance. This difference can be explained in terms of various forms of gender regimes, in which institutional structures and cultural practices merge differently to generate different effects (Walby, 2020). Those areas that have stronger supporting social norms have a higher level of compliance with legal rights and actual practice and those areas with stronger traditional norms are characterized as the ones with high gaps between the law and the lived life.

This relationship is further developed by economic and structural aspects. Availability of education, economic opportunities and infrastructure may have an impact on both implementation of the law and cultural change. As an illustration, it is proven that education influences the attitude towards gender roles and social norms, which leads to a higher equilibrium in some situations (Masuda and Yudhistira, 2020). Likewise, the effectiveness of the implementation process of rights can be determined by broader development processes, such as financial systems and institutional capacity (Iwasaki, 2022). These are the factors which indicate that legal frameworks exist within a broader socio-economic environment that may either support or hamper their effects.

Institutional factors also contribute towards result. The political processes, the administrative capacity, and local governance systems tend to influence the implementation of the policy. Gender equality policies may be resisted in the institution, which restricts the success of reforms in the presence of laws (McBrayer, 2021; Tildesley et al., 2022). This is where the emphasis is placed on the fact that it is not enough to think about the existence of laws but also the ways of their implementation and enforcement at various levels of government.

Further, gender is overlapped by broader social inequalities to influence results. The exclusion patterns with regard to race, ethnicity, or socio-economic status may integrate gender disparities, establishing several layers of disadvantage (Feliciano and Kizer, 2021). Such overlapping inequalities provide indicators of the idea that the policies to enhance the effects of human rights must consider the various aspects of disadvantage concurrently.

Last but not least, the connection between gender equality and the overall political and social stability must be mentioned. Gender inequality has been associated with larger conflict trends and governance issues, which means that, enhancing women rights can have a larger societal impact (McFaul, 2020; Kirschner and Finaret, 2021). This supports the significance of legal, social, and economic approach in the endeavor of advancing human rights.

On the whole, the results confirm the opinion that legal frameworks are only not enough but rather necessary to attain meaningful results in human rights. They are effective to the level in which they are assisted by the socio-cultural norms, institutional capacity and structural conditions in general. Reducing social norms and institutions through a

more concerted approach that integrates legal reform, directing towards greater equality between the genders and respecting human rights, is thus critical to the cause of gender equality and human rights.

### Conclusion

This work demonstrates that the law does not provide enough means to assure the implementation of human rights, especially gender equality. Although formal legal protections are actively implemented in most countries, the statistics show that the social-cultural norms still predetermine the final results. Informal practices still exist in various fields such as family relations and autonomy of the body even though there are laws that exist to enhance equality in these areas. The results point to the steady discrepancy between legislative rules and practical realities. This dissonance is greatest where there are solid legal safeguards and weak cultural practices, which constrain the quality of formal rights. On the other hand, when there are fewer socio-cultural restrictions, there are more possible legal frameworks that would be converted into better results. These findings indicate that the dynamics between the formal institutions and informal social structures influence human rights outcomes. Promotion of gender equality should hence not just be just a reform but also a tool that deals with the cultural and institutional forces that drive behavior. On the whole, a more integrated approach is needed, i.e. the combination of the legal practices with the plans targeted at the change of the social norms and reinforcement of implementation. This is necessary in order to have formal rights pertaining to reality in practice.

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