Publisher’s Note

Social laws recognized by the communities or societies are imperative for regulating the societal life of men and women. Alike Muslims must adhere to Islamic law which covers all aspects of human life. Islamic social law is one of them. Keeping the issue in mind, Shah Abdul Hannan, an eminent Islamic thinker wrote a book under the title- \textit{Social Laws of Islam}.

The author Shah Abdul Hannan has been associated with various social, cultural, educational and research institutions. He also has written a good number of books and articles in different languages and thus he is contributing to revive the intellectual heritage of \textit{Ummah}. This book is one of the efforts of those endeavors.

This book deals with the answers to the questions which we face in our day-to-day life. The answers are presented in the concise and simple form. The problems and issues that have been discussed are related to familial and social issues like marriage, divorce, rights, and duties of spouses etc. The book also deals with economic matters like trade, business, and profession as well as service conditions.

Due to the significant contributions of the author and unique nature of the book, all the editions have already been finished. Alongside, to fulfill the current but growing demands of general readers, the institute has decided to re-publish this book as third edition.

We believe that the book will be of immense interest to the readers and general people. We will deem our effort a success if the book guides the readers in their day-to-day issues.

Dhaka
September 2017
M Abdul Aziz
Executive Director, BIIT

Preface of the First Edition

The present book is a collection of essays on Islamic law which were broadcast in the external service of Radio Bangladesh in 1985 and 1986.

The subjects covered are sources and principles of Islamic law, Islamic law on marriage, divorce, husband-wife relationship, dress, business, profession and earnings, entertainment and social relations.

In preparing the essays I was greatly benefited from the book \textit{The Family Structure in Islam} by Hammadah Abdul Ali and \textit{The Lawful and the Prohibited in Islam} by Dr. Yusuf Al-Qaradawi. I am grateful to them.

I hope the present book will help people in understanding the basic rules and instructions of Islam in respect of the aforesaid subjects.

I am grateful to the publisher of the book who has taken pains for publishing it.

I am grateful to my wife Akhter Jahan, my daughter Samina Akhter and my son Faisal for their encouragement in my efforts.

Dhaka
January 1995

Shah Abdul Hannan
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Chapter One
Sources of Islamic Law

Islam has given the most comprehensive legal system to mankind. Islamic law covers all aspects of life. Islam has its own personal, civil, criminal, mercantile, evidence, constitutional and international law.

Islamic law has been defined as the body of rules of conduct revealed by Allah (SWT) to His Prophet Muhammad (SAAS) whereby the people are directed to lead their lives in this world. Islamic law has, therefore, not been given by any ruler. It is given by Allah. Islamic law remains valid whether recognized by the state or not.

The basic source of Islamic law is Divine Revelation. This has been given to mankind through the Prophet Muhammad (SAAS) in two forms. One is the direct word of Allah (SWT), the Qur’an and the other is the Sunnah or the teachings of the Prophet (SAAS). The Prophet (SAAS) always acted according to the instructions of Allah (SWT).

The Qur’an is the primary source containing as it does all the fundamental directives and instructions of Allah. Herein are to be found not only directives relating to individual conduct but also principles relating to all the aspects of a social and cultural life of human being.

The Qur’an is the latest and complete edition of Divine guidance and this is the only book of Allah which has not been distorted.

The Qur’an is not only a book of law. The main purpose of Qur’an is to awaken in man the higher consciousness of his relation with Allah and the universe. However, in the Qur’an there are at least five hundred verses which possess definite legal elements. The scholars of Islam have developed a complete science of interpretation of the Qur’anic verses which can be seen in any book of Islamic jurisprudence.

The Sunnah is the second source of Islamic law. Sunnah is an Arabic word which means “method”. It was applied by the Prophet Muhammad (SAAS) as a legal term to represent what he said, did and agreed to. Its authority is derived from the text of the Qur’an. The Qur’an says,

For you, the life of the Prophet is a model of behavior (Qur’an, 33: 21).

Many books of traditions were compiled by the companions of the Prophet (SAAS). These were later on incorporated in the great collections of Hadith (i.e traditions) of Bukhari, Muslim etc. The collectors of traditions adopted a very scientific system. They did not record any tradition except with the chain of narrators. Every tradition gives the name of the last narrator of the tradition from whom he learned the tradition and so on back to the Prophet or Companion of the Prophet. The Sunnah which is established through reliable narrators is fully dependable as a source of law.

The Qur’an and Sunnah are complementary. The meaning of the Qur’an is general in nature, the Sunnah makes it specific and particular. The Sunnah explains the instructions of the Qur’an. The Qur’anic injunction is sometimes implicit, the Sunnah makes it explicit by providing essential ingredients and details.

The Qur’an and the Sunnah are the primary sources of Islamic law. Ijma (that is the consensus of opinion of scholars) and Qiyas (that is laws derived through analogical deduction) are the secondary or dependent sources of Islamic law or Shari’ah. Ijma and Qiyas derive their value or authority from the Qur’an and the Sunnah. Therefore, they are called dependent sources.
Ijma or the consensus of scholars signifies the importance of delegated legislation to the Muslim community. The Muslim society requires such a rule making provision to meet the practical problems for implementation of Islamic Shari’ah. Ijma has been technically defined as the consensus of the jurists of a certain period over a religious matter. Ijma is considered a sufficient evidence for action because the Prophet of Islam said, ‘‘Muslims will never agree on a wrong matter’’. As such the agreement of the scholars of Islam on any religious matter is a source of law in Islam.

Qiyas is the fourth important source of Islamic law. Qiyas means analogy. Qiyas or analogy is resorted to in respect of problems about which there is no specific provision in the Qur’an or the Sunnah of the Prophet. In such issues, the scholars have derived law through an analogical deduction on the basis of the provisions of the Qur’an and the Sunnah on some similar situation. The scholars have developed detailed principles of analogical deductions or Qiyas in the books of Islamic jurisprudence.

Qiyas is a kind of Ijtihad. The Prophet (SAAS) has permitted Ijtihad which literally means ‘to exert’. Technically it means to exert with a view to forming an independent judgment on a legal issue. Ijtihad is the Islamic method of facing the new situations and problems in the light of the general principles of the book of Allah (SWT) the Qur’an and the traditions of the Prophet (SAAS) or the Sunnah.

Apart from Qiyas, there are other methods of Ijtihad such as Istihsan (that is a juristic preference from different interpretations) and Masalaha (that is welfare).

In addition to the above sources, the practices of the Khulafa-e-Rashidun (first four rulers of Islam), the decisions of the judges and the customs of the people are also considered sources of Islamic law in matters which are not spelled out in the Qur’an and the Sunnah.

**Chapter Two**

**Principles of Permissibility and Prohibition in Islamic Law**

Islamic law has already laid down the principles of permissibility and prohibition of all things as well as all human actions. The first fundamental principle is that all things are lawful for mankind except what has been prohibited explicitly by Allah in the Qur’an and by the Prophet Muhammad (SAAS) in his Sunnah (that is his instruction, action or consent). This principle has been explained in the Qur’an, the Book of Allah. The Qur’an states as follows in this regard,

Allah has created everything on earth for (use of) mankind (Qur’an, 2: 29).

Allah has pressed into service of mankind everything on the earth and the sky (Qur’an, 45: 13).

From the above, it is established that Allah (SWT) has created everything on the earth and the sky for the welfare of mankind. By doing so, Allah (SWT) has shown His great mercy and favor to humanity. However, He has himself prohibited use of several things. When Allah has prohibited some thing, such prohibition is definitely for the good of mankind and mankind should obey such prohibitions.

In this context, it may be said that the prohibited things are few in number. On the other hand, the area of lawful things is vast and wide. This has made the life of people very easy with regard to the use of things.

The second principle is that Allah (SWT) only has the right to declare a thing lawful or prohibited. Prophet Muhammad
(SAAS) under the guidance of Allah (SWT) has only explained and detailed out some of the prohibitions and permissions are given by Allah in general form. No human being has the right to declare a thing lawful or prohibited. The Qur’an has stated in this regard,

Do they imagine associates (with Allah) who have made laws for them for which Allah has given no permission (Qur’an, 42: 21).

They have made their priests and their authorities to be their law giver in derogation to Allah... Yet they were commanded to obey only Allah, the One (Qur’an, 9: 31).

Say not a falsehood that your tongues may put forth that this is lawful and this is forbidden so as to ascribe false things to Allah. For those who ascribe false things to Allah will not proper (Qur’an, 16: 116).

Any person who claims the right to declare a thing lawful or prohibited in effect commits “Shirk”. Shirk means claiming for oneself any of the prerogatives which are exclusive to Allah (SWT). Allah particularly dislikes the prohibiting of a lawful thing unlawful by any authority. The Qur’an states,

Say, who has forbidden the beautiful gifts of Allah which He has produced for His servants and the things, clean and pure, which He has provided for sustenance. Say, they are in the life of this world for those who believe and exclusively for them on the day of judgment. Thus do we explain in detail the signs for those who understand? Say, the things that my Lord has indeed forbidden are shameful deeds, whether open or secret, sins and rebellion against

truth, assigning partners to Allah for which He has given no authority and saying about Allah things of which you have no knowledge (Qur’an, 7: 32-33).

Allah has prohibited only harmful things. Allah has not prohibited any pure, clean, good or harmless things. It is a different matter that humanity may not always understand the wisdom of some prohibitions of Allah. We know the significance of most of the prohibitions. The significance of other prohibitions may become clearer in future with the progress of knowledge.

What has been made lawful for us is sufficient. Mankind will never require resorting to unlawful things. If Allah has made flesh of swine unlawful, He has made hundreds of other animal’s meat lawful. If Islam has prohibited interest, it has allowed trade, business, and investment on profit and loss basis. If Islam has prohibited adultery, it has made marriage lawful and easy. If Islam has prohibited wine, it has allowed many lawful drinks (milk, fruit, juice etc.)

Another principle of prohibition in Islamic law is that the means or causes that lead to unlawful action is also prohibited. For instance, Islam has prohibited sex outside marriage. Therefore, Islam has prohibited the free mixing of sexes, obscene literature, dress, film etc. In the eye of Islam, not only the person who commits unlawful action is guilty but also all others who help him in that regard.

Islam has also prohibited adoption of tricks for legalizing illegal things. The Prophet (SAAS) of Islam has said,

Do not make unlawful things to be lawful through tricks.

Islam also says that illegal things do not become legal only
because of good intention. Islam has also emphasized the need for avoiding doubtful things to remain off from illegal things.

Another principle of the permissibility and prohibition in Islamic law is that what is prohibited is prohibited for all. Islam does not give any special privilege to rich or poor, white or black.

Another important principle in this regard is that a grave necessity legalises temporarily an illegal thing. Islam has not ignored the difficulties of human beings. However such temporary relief is not unconditional. The Qur’an says,

If a person is in distress if he is not rebellious and does not exceed, (he may eat prohibited food and for that) he will not commit sin. Allah is Forgiving and Merciful (Qur’an, 2: 173).

The Qur’an further says that,

Allah wishes easiness for you, He does not desire for you hardship (Qur’an, 2: 185).

The aforesaid verses clearly prove that Islam has given the detailed principles of permissibility and prohibition of things. Mankind can benefit materially and spiritually if they follow the prohibitions of Islam.

Chapter Three
Islamic Law regarding Profession and Earning

Islamic law as revealed by Allah (SWT) has laid down detailed rules and regulations regarding profession and earnings.

Islam has discouraged all persons from remaining unemployed without reason. Islam requires all to work for earning the livelihood. Islam has encouraged to work and earn a livelihood. The Prophet (SAAS) of Islam has said,

It is not lawful for the rich people or for healthy people to accept aid and assistance from others (Narrated in the book of tradition of Tirmidhi).

Islamic law has therefore prohibited begging except for a person in grave difficulties.

Islam considers labor as very dignified. Islam has, therefore, asked the Muslims to engage in agriculture, industry, trade, service or any other profession except the prohibited one. The Qur’an has encouraged agriculture in many of its verses,

He (Allah) has sent down rain from the sky and brought out all kinds of vegetation, green (crops) out of which grain is produced (Qur’an, 6: 99).

Allah has said,

A man should look into his food. We have sent down required rain, the earth has been made to absorb the water and thereby we have produced crops, oranges, and vegetables (Qur’an, 80: 25).
However, Islam has not permitted cultivation of plants, the eating of which has been prohibited. Cultivating Opium and Cannabis is, therefore, prohibited. Cultivation of any prohibited thing for sale to non-Muslims is also prohibited.

Islamic law has encouraged industry. According to Imam Ghazali and many other scholars, the establishment of the necessary industry is a communal obligation (Fard al Kifaya). Some people must establish necessary industry, otherwise, all people in that community would be treated as sinners, as a whole. It would be as if the whole community neglected an obligation causing suffering to the people. There are many verses in the Qur’an indicating the importance of the industry. One chapter of the Qur’an has been named Al-Hadid which means Iron. The relevant verse says,

Allah has created Iron, in it is the great strength and good for mankind (Qur’an, 57: 25).

Islam has also greatly encouraged trade and Industry. The Qur’an, the book of Allah, and the Prophet (SAAS) have encouraged trading. The Qur’an states,

Allah has made trade and business lawful and has prohibited interest (Qur’an, 2: 275).

However, manufacturing and trading of prohibited goods are prohibited in Islamic law.

Taking government or private service or employment is generally lawful in Islam. However, employment in a firm engaged in manufacturing of prohibited goods or services is prohibited. For instance, it is not lawful for a Muslim to take employment in a brewery, casino or dancing hall.

There are some professions which are not permissible in

Islamic law. Islam has prohibited prostitution. Islam has heavy punishment for adultery, whether consenting or otherwise, and for prostitution.

Islam does not approve things which aggravate sexuality leading to violence against women. Islam, therefore, does not approve the professions which encourage indecency.

Islam does not also approve the profession of statue making. Islam does not like any thing which may lead to worship of any human being.

Islam has also prohibited any profession connected with production and sale of hard drinks and intoxicants.

The laws of Islam are meant for the good of mankind. Humanity can benefit by following the laws of Islam.
Chapter Four
Islamic Law regarding Business

Islam has permitted and in fact encouraged business. The Qur’an states,

Allah has made business lawful for you (Qur’an, 2: 275).

The early Muslims not only engaged in trade but went to distant lands in connection with the business. Islam, in fact, reached East and West Africa, East Asia through businessmen.

Islam has given detailed laws for business. Islam has not permitted selling and purchasing of goods which are prohibited in Islamic law. The Prophet (SAAS) of Islam has said,

When Allah prohibits a thing He prohibits (giving and receiving) the price of it as well (Reported in the books of a tradition of Ahmad and Abu Daud).

Islam has also prohibited any kind of transaction involving uncertainty (Gharar) as this could lead to quarrel or litigation. The Prophet (SAAS) of Islam has forbidden transaction involving unspecified quantity, acceptance of money for fish in the river or bird in the air as there is the element of uncertainty. Similarly, the Prophet (SAAS) of Islam has prohibited sale of fruit till they are ripened (Chapter on Transactions involving uncertainty (Gharar) in the book of tradition of Muslim).

However, if the element of uncertainty is very small, the transactions are permissible. For example, it is permissible to sell root vegetables while they are still on the ground.

Freedom of trade and operation of market forces are allowed in Islam subject to the limits set by Shari’ah (Islamic Law). Islam, however, condemns hoarding to make the high profit at the cost of public interest. Islam does not allow making a profit by withholding the commodity from the market so that it becomes scarce. The Prophet (SAAS) of Islam has said,

If any one withholds goods until the price rises he is a sinner (Tradition of Muslim).

The withholding of grain for 40 days out of a desire of high price is prohibited in Islam (Tradition of Ahmad, Hakim etc).

Islam, however, allows normal trade-buying and selling of goods at a reasonable profit.

Islamic law has prescribed measures to prevent manipulation of the market, exploitation of seller or buyer and fraud. The Prophet (SAAS) of Islam prohibited people from going out of town to buy merchandise which was on its way to the city market. The reason for this prohibition is that the market place, where the forces of demand and supply determine prices, is the best place for trading transactions. In the situation of buying on way to market, the seller may not know the real market price and he may be deprived of the legitimate price.

Islam prohibits fraud in business dealings. The Prophet (SAAS) has said,

It is not permissible to sell an article without making everything clear, nor is it permissible for anyone who knows (about its defects) to refrain from mentioning them (Baihaqi).

The Prophet (SAAS) of Islam has also said,

Sell the good and bad separately. He who deceives us is not of us (Muslim, Ahmad).
The sin of fraud is greater if the seller supports it by swearing falsely. The Prophet (SAAS) has said,

Swearing produces ready sale but blots out blessing (Bukhari).

In the same manner deceiving others by withholding full measure is also prohibited. The Qur’an has emphasized the giving of full measure. It says,

And give full measure and (full) weight in justice (Qur’an, 6: 152).

Islam has prohibited business transactions on interest. The Qur’an is explicit about it and says,

Allah has permitted for you trade and prohibited interest (Qur’an, 2: 275).

In the Muslim world, in the last decade, a chain of Islamic Banks has come up to avoid interest in trade.

Islam has permitted and encouraged business subject to the aforesaid principles and restrictions. If these principles are followed, the economy will be greatly purified of injurious practices.

Chapter Five

Islamic Law regarding Marriage

Islam recognizes the value of sex and advocates marriage. Islam does not believe in celibacy the Prophet (SAAS) of Islam has said,

Marriage is my Sunnah (that is a recommended action of the Prophet) and whoever does not follow my Sunnah is not my true follower (Ibn Haiah, Babun Nikah).

Allah has commanded the Muslims to marry.

And marry those among you who are single... (Qur’an, 24: 33).

In Islam, marriage is essentially a contract. However, the distinction between the sacred and the secular was never explicit in Islam. Any action or transaction in Islam has religious implications. It is not quite accurate, therefore, to designate marriage in Islam simply as a secular contract. The appropriate designation of marriage could be a ‘Divine institution’.

For a valid marriage, the following conditions must be satisfied:

a. There must be a clear proposal.

b. There must be a clear acceptance.

c. There must be at least two competent witnesses. This is necessary to exclude illicit sex and to safeguard legitimacy of progeny. It is recommended that marriage should be widely publicized.
d. There must be a marriage gift, little or more, by the bridegroom to the bride.

Dowry or marriage gift by the bridegroom to the bride is a symbolic expression of the groom’s cognizance of the economic responsibilities of marriage and of his readiness to assume all such responsibilities subsequent to marriage. Dowry is not any price paid either to wife or family of the wife. The general principle is that dowry should be estimated according to the circumstances with emphasis on moderation. The Prophet (SAAS) is reported to have said that the most blessed marriage is that which is least costly and most easy.

It is permissible for a Muslim man to see the woman to whom he intends to propose marriage before taking further steps so that he can enter into the marriage with full knowledge. This has been permitted in Islam to avoid future misunderstanding. The Prophet (SAAS) has said,

When one of you asks for a woman in marriage, if he is able to look at what will induce him to marry her, he should do so (Narrated in the book of tradition of Abu Daud).

However, it is not permitted in Islam for a man to be alone with a woman in the name of the selection of a spouse.

It is the girls’ right to make a decision concerning her marriage and her father or guardian has no right to override her objections or ignore her wishes. The Prophet (SAAS) has said,

A woman who has been previously married has more right concerning her person than her guardian and a virgin’s consent must be asked about herself, her consent being her silence (Narrated in the books of tradition of Bukhari and Muslim).

It is permanently prohibited for a Muslim to marry a woman of the following categories:

a. Father’s wife, whether divorced or widowed,
b. The mother including grand mothers,
c. The daughter including grand daughters,
d. The sisters including half and step sisters,
e. The paternal aunt, whether real, half or step sister of the aunt,
f. The maternal aunt, whether real, half or step sister of the father,
g. The brother’s daughter and
h. The sister’s daughter.

These restrictions have been imposed by Allah in his wisdom to increase trust among close relations by prohibiting incestuous relations, increase love and affection among close relations, expand family ties beyond close circle etc.

In Islam marriage is also prohibited with the foster mother who had suckled him during the period of weaning and with foster sisters, foster aunt, and foster nieces.

Islam has also prohibited marriage with the mother in law, the step daughter, the daughter in law. Islam has also forbidden to have two sisters as co-wives.

It is also prohibited to marry a woman who is a Mushrik, that is who worships idols or associates other deities with Allah. Allah says in His book The Qur’an,

And do not marry Mushrik women until they believe (Qur’an, 2: 221).
It is, however, lawful for Muslim men to marry chaste women (that is women of virtue and character) from among the Jews and the Christians. Allah says in His book,

(And lawful to you in marriage) are chaste women from those who were given the Scripture before you (Qur’an, 5: 6).

It is not permissible for Muslim women to marry non-Muslim men (Qur’an, 2: 221 and Qur’an, 60: 10).

Allah has been more kind to the women and has not put on her extra stress and probable difficulties in living with a husband of another faith.

Islam has allowed a man to marry more than one woman but has put serious restrictions on this. It requires the agreement of the new wife, his ability to maintain more than one wife, equality among the wives etc. It is for this reason that very few Muslim men marry more than one woman. Islam has allowed this to man to curb illicit sex. Illicit sex is a very degenerating thing for humanity and leads to the debasement of women through prostitution. Islam has totally rejected prostitution.

Islamic law regarding marriage is easy, practical, rational and in keeping with human nature. Humanity can only benefit by following these regulations in true spirit.

Chapter Six

Islamic Law regarding Divorce

Islam allows divorce if circumstances warrant or necessitate it. Islam has permitted divorce reluctantly, neither liking nor recommending it. The Prophet (SAAS) of Islam has said,

Among lawful things, divorce is most disliked by Allah (Narrated in the book of tradition of Abu Daud).

Islam has not made it necessary that the grounds for divorce should be published. It, however, does not mean that Islam views divorce lightly. In fact, publicity of grounds may not be of any positive consequence. The grounds may not be pronounced but genuine. On the other hand, the grounds may be stated and may, in reality, be false. Islam does not also want washing dirty linen of private affairs in public or in the court except in exceptional circumstances. It is for this reason that court comes in as a last resort in the Islamic scheme of separation of husband and wife. The Qur’an states as regards grounds of divorce in very general terms,

And if you fear that the two (i.e husband and wife) may not be able to keep the limits ordered by Allah, there is no blame on either of them if she redeems herself (from the marriage tie)... (Qur’an, 2: 229).

The general ground of divorce in the Qur’an, therefore, is a hopeless failure of one or both parties to discharge their marital duties and to consort with each other in kindness, peace and compassion.

The jurists have developed some indices which may be accepted as grounds for divorce in case the divorce matter goes
to the court. The long absence of husband without any information, long imprisonment, refusal to provide for wife, impotence, etc are some of the grounds on which a wife can ask for a divorce. Either party may take steps to divorce in case of chronic disease, insanity, and deceptive misrepresentation during marriage contract, desertion, etc.

A Muslim male is allowed three chances, that is to say, three pronouncements or acts of divorce in three different occasions provided that each divorce is pronounced during the time when the wife is in the period of purity (that is not in her menstrual time). A husband may divorce his wife once and let the Iddat (the period of waiting after divorce) pass. During the waiting period, the two have the option of being reconciled. If however, the waiting period passes without reconciliation, they stand fully divorced.

If after the first divorce the husband is reconciled with his wife but the hostility and conflict begin all over again, he may divorce her a second time in the same manner as stated above. In this case, also he can return to her during the Iddat (or waiting period). If however, after the second reconciliation, he divorces the wife and third time, he can not take back the wife during the Iddah. She is totally prohibited for him. The lady thereafter can marry any person she likes according to her choice (Ref: The Lawful and the Prohibited in Islam by Dr. Yusuf Al-Qaradawi).

The wife can divorce her husband if this condition is stipulated in the marriage contract. This kind of divorce is called ‘Delegated Divorce’ (Talaq Taffiz). Marriage can also be dissolved by mutual consent. This is called “Khula” in the technical language of Islamic law. Marriage can also be dissolved by the judicial process through the court on the complaint of the wife on the grounds explained before.

One of the consequences of the divorce is the commencement of waiting period for the wife. This usually lasts three-months. If there is a pregnancy, it lasts as long as pregnancy lasts. The waiting period is basically a term of probation during which reconciliation can be attempted. It is also required to establish whether the wife has conceived.

Maintenance of wife during the waiting period is on the husband. The wife can not be expelled from her place of residence and he can not in any way harass her. These will constitute moral as well as criminal offense.

In the case of divorce, the young children remain in the custody of their divorced mother. However, the father has to provide the cost of maintenance of young children though they remain under the custody of mother (Ref: The Family Structure in Islam by Hammudah Abdul Ati).

Islamic law of divorce is based on practical considerations. The process of separation is basically a matter of husband and wife. However, when conflict arises, attempts should be made for reconciliation. It has not made judicial process obligatory in divorce for reasons explained earlier. The intervention of court has nowhere reduced the number of divorce. Judicial process in Islam is the last resort in so far as divorce is concerned.

Islamic law on divorce if followed in true spirit will enhance the dignity of man and woman, reduce conflict and ensure justice.
Chapter Seven
Islamic Law regarding Rights and Obligations of Husband and Wife

Islam has put great stress on the relationship between husband and wife. It has clearly laid down the respective rights and obligations to avoid confusion and complication in this regard.

The basis of the husband-wife relationship is love and compassion. In this regard the Qur’an states,

And among His signs is this that He has created mates from among yourselves, that you may live in comfort with them, and He has put love and compassion among you (husband and wife). Surely in that are signs for those who think (Qur’an, 30: 21).

The role of husband normatively revolves around the principle that it is his solemn duty to Allah to treat his wife with kindness, honor, and patience, to keep her honorably or free her from marital bond honorably, and to cause her no harm or grief (Qur’an, 2: 229-32; 4: 19).

The wife’s position has been explained in the Qur’an by saying that,

Women have similar rights over men as men have over women (Qur’an, 2: 228).

The husband in Islamic law is under obligation to maintain his wife. Maintenance includes the wife’s right to lodging, clothing, care, and well-being. The wife has a right to enjoy all these things according to her status and according to the capacity of her husband.

The wife, however, loses her right to maintenance, according to the unanimous opinion of the Muslim jurists, in the case of Nushuz, that is her hatred or defiance of husband or her attraction to another person.

In the case of the husbands’ recalcitrance to maintain the wife, the law enforcement agencies are required to enforce maintenance. The majority of Muslim jurists also allow the wife the rights to seek divorce in such a cause. If she wishes so, the court must comply with her request and grant her the divorce.

The wife has also the right of receive mahr (dower) from the husband at the time or in consequence of marriage. The mahr (dower) is the gift of the husband to his wife. This symbolizes an assurance of economic security from the husband towards the wife. The amount can be big or small depending on mutual agreement and the economic condition of the two parties. This is, however no price of sexual enjoyment. This can not be so because sexual enjoyment is not a one-sided affair. (Ref: The Family Structure in Islam, Chapter 3, by Hammudah Abdul Ati, American Trust Publications).

The main obligation of the wife as a partner in a marital relationship is to contribute to the success and blissfulness of the marriage as much as possible. She should be attentive to the comfort and well-being of her mate. The Qur’an mentions good wife as ‘comfort of eyes (Qur’an, 25: 74).

The husband has been made the head of the family in Islamic family system. It is the duty of the wife to obey the husband in lawful matters. However, Islam has enjoined on all Muslims to manage their affairs which include family affairs by mutual consultation. However, in the case of disagreement, the head of the family should be obeyed.

Husbands alone have the right to sexual intimacy with their wives. The wife must not allow any other person to have access to that which is exclusively the husband’s right.

Islam has given the correct principles and instructions regarding rights and obligations of husband and wife. These principles, if obeyed in true spirit, would ensure better family and social life.
Chapter Eight
Islamic Law regarding Dress

Islamic law has provided mankind with appropriate instructions and guidelines regarding dress for men and women.

Islam wants to achieve two things through appropriate dress. Firstly, to cover the human body properly as it is not right to expose human body indecently. Secondly, for the purpose of beautification and adornment.

The Qur’an, the book of Allah, states in this regard,

O, children of Adam, we have sent down to you clothing in order to cover the shameful parts of your body and serve as protection and adornment and the best garment is the garment of piety (Qur’an, 7: 26).

There should be a balance between the appropriate covering of body and adornment. If this balance is destroyed, this will be a deviation and follow the way of the devil.

The Qur’an states in this regard,

O children of Adam, let not Satan seduce you in the same way as he caused your first parents to be driven out of the heaven and stripped them of their garments in order to expose their shameful parts before each other (Qur’an, 7: 27).

Islam has prohibited the use of the same type of dress or garments by men and women. Islam wants to maintain the distinction between man and woman. It is not proper for men or women to imitate the other sex in respect of dress. The Prophet (SAAS) of Islam has said,

It is prohibited for men to dress like women and it is prohibited for women to dress like men (Narrated in the books of tradition of Imam Ahmad, Abu Dawood, Nasai, Ibn Majah, Ibn Hibban).

The Prophet (SAAS) of Islam has also cursed such people (Narrated by Imam Bukhari in his book of tradition of the Prophet).

Islam has prohibited show and pomp in the matter of dress. The Qur’an has stated,

Allah does not like any proud person (Qur’an, 57: 22).

The Prophet (SAAS) of Islam has said,

Any person who will unnecessarily lengthen his dress to touch the ground only to show his pride, Allah will not look to him on the day of judgment (Narrated by Imam Bukhari in his book of tradition).

Any dress should be very clean as Islam has emphasized on cleanliness. The Prophet (SAAS) of Islam has said,

Adopt cleanliness because Islam is a religion which upholds cleanliness (Narrated in Ibn Hibban, a book of tradition of the Prophet).

The Prophet (SAAS) of Islam has permitted the use of gold ornaments and silk by women. He has not permitted the use of these for men. The reason probably is that these are more suitable for women than for men.

Men and women should wear decent dress. It is the Sunnah of the Prophet (SAAS) that men and women should cover their
body properly. However, men are allowed to expose their body except for the portion between navel and knee for the need of work or otherwise.

Women should cover their body very properly. The Prophet (SAAS) has said that,

It is not appropriate for a grown up girl to expose any part of her body except the face and forehead (to any male who is not her husband or a close relation) (Narrated by Abu Dawood in his book on tradition).

The Prophet (SAAS) has said that,

Women are not permitted to wear any thin garment through which their body can be seen (Narrated by Imam Muslim).

Islam believes in the dignity of women and wants to protect her from lustful eyes of evil persons. Islam, therefore, prescribed that women should put on a flowing outer garment (gown) over normal dress while going out to do work or for other purposes. The Qur’an has stated,

O Prophet! Ask your wives, daughter, and women of the believers to put on a flowing outer garment (covering their bosom and head). This is better for recognition of good women so that they will not be bothered (Qur’an, 33: 59).

If mankind follows the principles of dress given by Islam, it will indeed ensure dignity of women and men and also help establish a decent society.

Chapter Nine
Islamic Law regarding Social Relations

Islam gives great importance to social relations. The peace and stability of the society depend on good social relations amongst the members of society. As such Islam has laid down detailed instructions so that social relations are properly maintained and not disrupted by wrong practices. The importance of social relations will be clear from the following saying of the Prophet (SAAS),

Do not be envious of each other, nor backbite nor hate one another, but become brothers in the service of Allah (Reported in Bukhari, the book of tradition of the Prophet).

Islam has, therefore, made it unlawful for a Muslim to cut relations with fellow Muslims. The Prophet (SAAS) of Islam has said,

One who cuts will not enter paradise (Reported by Bukhari).

The Prophet (SAAS) of Islam has also said,

It is not permissible for a Muslim to keep apart from his brother for more than three days. If three days pass, he should meet him and greet him, and if he replies to it, they will both have shared in the reward, while if he does not reply, he will bear his sin while the Muslim (Who offered him the greeting) will have been freed from the sin of keeping apart (Reported by Abu Daud, a book of tradition of the Prophet).

Islam has also emphasized the need for immediate settlement of social disputes so that peace, in general,
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prevail in the society. Allah says in His book, the Qur’an,
Verily, the believers are brothers. Then set matters
right between your brothers and be conscious of Allah
in order that you may obtain mercy (Qur’an, 49: 10).

The Prophet (SAAS) of Islam has said,

Shall I not inform you of something more excellent in
degree than fasting, charity, and prayer? On receiving
the reply, ‘Certainly’, he said, it is putting things right
between people, for to incite people to dispute is like a
razor (Reported by al-Tirmidhi and others).

Social peace is disrupted because of greed and the consequent
effort to grab the property of others. Islam has prohibited all
illegal methods of acquiring property. Allah (SWT) says in His
book,

O you who believe! do not consume your property
among yourselves wrongfully, but let there be trade
by mutual consent (Qur’an, 4: 29).

For the same reason, Islam has declared life as sacred and has
prohibited killing of any person except in accordance with the
provisions of law. Allah (SWT) says in His book,

If anyone kills a person for any reason other than for
(the killing of) a person or for sowing corruption in
the land, it will be as if he had killed the whole of
mankind (Qur’an, 5: 35).

The Prophet (SAAS) of Islam has said in this connection,

A believer remains within the scope of his religion as
long as he does not kill anyone unlawfully (Reported
by Al-Bukhari).

It is for this purpose that Islam has declared the honor of
people as sacred. None is allowed in Islamic law to spoil the
sanctity of any person’s honor. The Prophet (SAAS) of Islam
has said,

Your lives, your honor, and your property are as
sacred to each other as the sacredness of this day (of
Arafat) this month (of Zilhajj) this city (of Makka,
where there is Kaaba) (Reported by Muslim, a book
of tradition of the Prophet).

For healthy social relations, Islam has prohibited the
spreading of rumor. This means passing on to others what
one person hears from another person in such a manner
that will cause dissension among people or increase
bitterness among them. The Qur’an said in this regard,

And do not obey any despicable man, ready with
oaths, a slanderer, going among the people with
calumnies (Qur’an, 68: 10-11).

The Prophet (SAAS) of Islam has said,

The one who spreads rumor which he has overheard
will not enter the Heaven (Reported by al-Bukhari,
and Muslim).

Islam has also prohibited unnecessary suspicion. The
Qur’an said in this regard,

O you who believe, avoid (indulging in) much
suspicions; truly some suspicions are sins (Qur’an,
49: 12).

The Prophet (SAAS) of Islam has said in this regard,

Avoid suspicion, for airing suspicion, is the most
lying form of speech (Reported by al-Bukhari and
others).

For good social relations, Islam has also prohibited mocking at
other people, slandering others, violation of privacy of other
people, backbiting, calling people by bad nick names.

If the above principles are followed properly in any society, the
social relations will surely attain high standards of decency and
ensure better social peace.
Chapter Ten
Islamic Law regarding Sports and Entertainment

Islam has given due importance to sports and entertainment. Islam is a practical religion and as such it does not ignore any genuine human requirement. The Prophet (SAAS) of Islam liked happiness and disliked grief. In this connection, the following tradition has been reported in Abu Daud, a famous book of tradition of the Prophet of Islam,

O, Allah! I seek to refuse to you from distress and grief.

Accordingly, there is no harm if a person entertains himself to relax his mind or refresh himself with some permissible sports or play with his friends. However, no sport which obstructs or hinders religious obligations is permissible in Islam. Racing, wrestling, archery, spear-play, horse-riding, and hunting are some of the sports in which the Prophet and the companions of the Prophet used to participate.

Of course, many other new types of sports and games have been introduced after the advent of Islam. All these sports and games can be treated as permissible in Islam if such sports or games do not involve anything which is prohibited in Islam, such as betting of money, undue mixing of the sexes etc.

Any sort of game played with money which has an element of gambling is prohibited in Islam. Playing cards with money are, therefore, not permissible in Islam. Similarly, playing backgammon while betting with money is also prohibited in Islam.

As regards playing chess, which is a popular game, the opinion of jurists concerning it varies. Some of the companions of the Prophet (SAAS) and some of the second generation scholars, such as Ibn-Abbas, Abu Hurairah, Ibn Sirin and Said Bin. Al-Musayyid upheld the permissibility of chess. They have interpreted the traditions against chess as applicable when played with money (Ref: The Lawful and Prohibited in Islam by Yusuf Al-Qaradawi).

Islam also permits humor and jokes in proper proportion. The Muslim is, however, forbidden to joke and laugh about other people’s values and honor. Allah (SWT) says,

O you who believe! Let not some mock at other people; it may be that they are better than you (Qur’an, 49: 11).

It is also not permissible for the Muslim to cut jokes on what is untrue in order to make people laugh. As regards singing and music, Dr. Yusuf Al-Qaradawi in his book “The Lawful and Prohibited in Islam,” after a discussion of the traditions of the Prophet (SAAS) has concluded as follows,

Islam permits singing under the condition that it must not be in anyway obscene or harmful to Islamic morals. There is no harm in its being accompanied by music (Ref: First edition of the Lawful and the Prohibited in Islam by Yusuf Al-Qaradawi, p. 300).

He has, however, mentioned the following limitation to be observed in the matter of singing:

(i) The subject matter of songs should not be against the teachings of Islam;

(ii) The singing must not be accompanied by suggestive sexual movement;
(iii) There should not be excessive involvement in singing;
(iv) It must not accompany any other harmful activity, for example drinking wine.

There is, however, a difference among scholars as regards permissibility of singing and music.

As regards movies Dr. Yusuf Al-Qaradawi has given the following opinion on the basis of teachings of Islam:

Movies may be regarded as permissible and good in fact, desirable if the following conditions are met:

First: The content must be free of sin and immorality or anything which is against the Islamic beliefs, morals, and manners. Portrayals which excite sexual desire, or greed, glorify crime or propagate deviant ideas, false beliefs, and the like are Haram, and it is not permissible for the Muslim to watch or to encourage them.

Second: The enjoying of movies should not result in the neglect of religious obligations or worldly responsibilities.

The five times daily prayers constitute the foremost of the religious obligations; hence it is Haram for the Muslim to miss any prayer, for example, salat al-Maghrib in order to enjoy a movie. Allah says,

Then woe to the worshippers who are neglectful of their prayers (Qur’an, 107: 4, 5).

From the foregoing discussion it is evident that Islam has given due importance to entertainment and sports. However, Islam has put limitations on entertainment and sports and has freed these from indecencies, excesses and harmful practices.

Chapter Eleven
Islamic Law regarding Food

Islam has provided detailed rules and regulations regarding food and drinks. Islamic law has prohibited all unclean and injurious food. The Qur’an, the book of Allah states,

O people! eat lawful and clean things of earth and do not follow the footsteps of the devil as he is your manifest enemy (Qur’an, 2: 168).

O believers, eat the clean things we have provided you, be grateful to Allah if you sincerely want to obey Him (Qur’an, 7: 158)

He (i.e. the Prophet) makes lawful for you the clean things and dirty things unlawful for you (Qur’an, 7: 158).

The Qur’an has categorically prohibited only a few animal food. The Qur’an states in this regard,

Forbidden to you (for food) are dead animals, blood, the flesh of swine and the animals on which has been invoked any name other than that of Allah and which has been killed by strangling, or by a violent blow or killed by a fall or that which has been gored to death, that which has been partly eaten by wild animal unless you are able to slaughter it in due form, that which is sacrificed on shrines (Qur’an, 5: 4).

In the verse of Al Maida, ten things have been prohibited and there are scientific and moral reasons for their prohibitions.
The reasons in all cases may yet not be obvious. However, with the advancement of knowledge, the significance of the instructions of Allah will be more evident.

The Prophet (SAAS) of Islam has also prohibited meat of ass, carnivorous animals like tiger, foxes, dogs, the leopard which kill their prey by using their paws. He has also prohibited birds which eat flesh by using their nails and by tearing their food (for example vulture).

The meat of lawful animals will be lawful only if the animals are slaughtered in accordance with Islamic law. The following conditions have been laid down in this regard:

1. The veins near throat have to be cut by a sharp weapon so that blood flows out freely. The whole neck must not be cut off at the time of slaughtering.
2. The name of any being other than Allah can not be invoked at the time of slaughtering.
3. The name of Allah shall have to be invoked at the time of slaughtering.

The Qur’an states,

Eat the meat of the animals on which name of Allah has been invoked, if you are a believer? (Qur’an, 3: 18).

Do not eat meat of animal on which the name of Allah has not been invoked because this is an act of sin (Qur’an, 6: 121).

The invoking of the name of Allah at the time of slaughtering is very significant. It indicates that life is sacred and even animal life can not be taken except for lawful purposes, and no purpose can be considered lawful unless it is sanctioned by Allah.

Islamic law has given a separate rule for fish and other animals of water. The Qur’an states,

Lawful for you is the game of sea and its use as food (Qur’an, 5: 96)

The dead fish of water is also lawful. The Prophet (SAAS) of Islam has said,

The water of sea is clean and its dead fish is lawful (This has been narrated by Ahmad in his book on traditions of the Prophet).

All food items whether an animal product or otherwise are lawful except what has been specifically or by clear general description has been prohibited by Allah and His Prophet.

Islamic law has provided for an exception in respect of eating of the prohibited food items only in case of grave difficulties. Prohibited food can be taken in a little quantity to save life if no lawful food is available.

As regards, drinks, wine, alcoholic drinks and other intoxicants have been prohibited by Allah and His Prophet.

The Qur’an states,

O, believers! intoxicants, gambling, (dedication of) stones and (deviation by) arrows are all abominable works of Satan, therefore, refrain from those so that you may attain true success. Indeed Satan intends to sow enmity and hatred among you by means of intoxicants and gambling and to prevent you from remembrance of Allah and from prayers (Qur’an, 5: 90).
The Prophet (SAAS) of Islam has explained the prohibition and its extent by the following declarations,

Every drink that intoxicates is unlawful (In the book of tradition of Imam Muslim).

I prohibit all intoxicates. If large quantity of anything intoxicates, its small quantity is also prohibited (In the book of tradition of Ahmad, Abu Daud etc.).

Regarding intoxicant Prophet (SAAS) said,

It is not medicine, it is a disease (In the book of tradition of Muslim etc.).

The position of Islam with regard to intoxicating drinks and other intoxicants is very clear. Indeed humanity has been badly afflicted by drinks and intoxicants. The following of teaching of Islam in this regard can save humanity from an extremely harmful thing.

Islam as a complete code of life has given necessary instructions of food and drinks. These are only for the benefit of humanity and not to make life of people difficult. Indeed, Islam has not made life of people difficult as it has made lawful most of the food items.

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